State /ashi

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(Subject/Agency index at back of issue) This issue contains documents officially filed not later than January 3, 1996

CITATION

Cite all material in the Washington State Register by its issue number and sequence within that issue, preceded by the acronym WSR. Example: the 37th item in the August 5, 1981, Register would be cited as WSR 81-15-037.

PUBLIC INSPECTION OF DOCUMENTS

A copy of each document filed with the code reviser's office, pursuant to chapter 34.05 RCW, is available for public inspection during normal office hours. The code reviser's office is located on the ground floor of the Legislative Building in Olympia. Office hours are from 8 a.m. to 5 p.m., Monday through Friday, except legal holidays. Telephone inquiries concerning material in the Register or the Washington Administrative Code (WAC) may be made by calling (206) 753-7470 (SCAN 234-7470).

REPUBLICATION OF OFFICIAL DOCUMENTS

All documents appearing in the Washington State Register are prepared and printed at public expense. There are no restrictions on the republication of official documents appearing in the Washington State Register. All news services are especially encouraged to give wide publicity to all documents printed in the Washington State Register.

CERTIFICATE

Pursuant to RCW 34.08.040, the publication of rules or other information in this issue of the Washington State Register is hereby certified to be a true and correct copy of such rules or other information, except that headings of public meeting notices have been edited for uniformity of style.

DENNIS W. COOPER Code Reviser

STATE MAXIMUM INTEREST RATE

(Computed and filed by the State Treasurer under RCW 19.52.025)

The maximum allowable interest rate applicable for the month of January 1996 pursuant to RCW 19.52.020 is twelve point zero percent (12.00%).

NOTICE: FEDERAL LAW PERMITS FEDERALLY INSURED FINANCIAL INSTITUTIONS IN THE STATE TO CHARGE THE HIGHEST RATE OF INTEREST THAT MAY BE CHARGED BY ANY FINANCIAL INSTITUTION IN THE STATE. THE MAXIMUM ALLOWABLE RATE OF INTEREST SET FORTH ABOVE MAY NOT APPLY TO A PARTICULAR TRANSACTION.

WASHINGTON STATE REGISTER

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WASHINGTON STATE REGISTER

Code Reviser's Office Legislative Building Olympia, WA 98504-0552

The Washington State Register is an official publication of the state of Washington. It contains proposed, emergency, and permanently adopted administrative rules, as well as other documents filed with the code reviser's office pursuant to RCW 34.08.020 and 42.30.075. Publication of any material in the Washington State Register is deemed to be official notice of such information.

Mary F. Gallagher Dilley Chair, Statute Law Committee Kerry S. Radcliff
Editor

Dennis W. Cooper Code Reviser

Joyce Matzen
Subscription Clerk

Gary Reid Chief Assistant Code Reviser

STYLE AND FORMAT OF THE WASHINGTON STATE REGISTER

1. ARRANGEMENT OF THE REGISTER

The Register is arranged in the following six sections:

- (a) **PREPROPOSAL**-includes the Preproposal Statement of Inquiry that will be used to solicit public comments on a general area of proposed rule making before the agency files a formal notice.
- (b) **PROPOSED**-includes the full text of formal proposals, continuances, supplemental notices, and withdrawals.
- (c) **PERMANENT**-includes the full text of permanently adopted rules.
- (d) **EMERGENCY**-includes the full text of emergency rules and rescissions.
- (e) MISCELLANEOUS-includes notice of public meetings of state agencies, rules coordinator notifications, summaries of attorney general opinions, executive orders and emergency declarations of the governor, rules of the state Supreme Court, and other miscellaneous documents filed with the code reviser's office under RCW 34.08.020 and 42.30.075.
- (f) TABLE-includes a cumulative table of the WAC sections that are affected in the current year.
- (g) INDEX-includes a combined subject matter and agency index.

Documents are arranged within each section of the Register according to the order in which they are filed in the code reviser's office during the pertinent filing period. The three part number in the heading distinctively identifies each document, and the last part of the number indicates the filing sequence with a section's material.

2. PRINTING STYLE—INDICATION OF NEW OR DELETED MATERIAL

RCW 34.05.395 requires the use of certain marks to indicate amendments to existing agency rules. This style quickly and graphically portrays the current changes to existing rules as follows:

- (a) In amendatory sections—
 - (i) underlined material is new material:
 - (ii) deleted material is ((lined-out between double parentheses));
- (b) Complete new sections are prefaced by the heading <u>NEW SECTION</u>;
- (c) The repeal of an entire section is shown by listing its WAC section number and caption under the heading REPEALER.

3. MISCELLANEOUS MATERIAL NOT FILED UNDER THE ADMINISTRATIVE PROCEDURE ACT

Material contained in the Register other than rule-making actions taken under the APA (chapter 34.05 RCW) does not necessarily conform to the style and format conventions described above. The headings of these other types of material have been edited for uniformity of style; otherwise the items are shown as nearly as possible in the form submitted to the code reviser's office.

4. EFFECTIVE DATE OF RULES

- (a) Permanently adopted agency rules normally take effect thirty-one days after the rules and the agency order adopting them are filed with the code reviser's office. This effective date may be delayed or advanced and such an effective date will be noted in the promulgation statement preceding the text of the rule.
- (b) Emergency rules take effect upon filing with the code reviser's office unless a later date is provided by the agency. They remain effective for a maximum of one hundred twenty days from the date of filing.
- (c) Rules of the state Supreme Court generally contain an effective date clause in the order adopting the rules.

5. EDITORIAL CORRECTIONS

Material inserted by the code reviser's office for purposes of clarification or correction or to show the source or history of a document is enclosed in [brackets].

1995 - 1996 DATES FOR REGISTER CLOSING, DISTRIBUTION, AND FIRST AGENCY ACTION

Issue No.		Closing Dates ¹	Distribution Date	First Agency Hearing Date ³	
	Non-OTS &	Non-OTS &	OTS ² or		
	30 p. or more	11 to 29 p.	10 p. max. Non-OTS		
For				Count 20	For hearing
Inclusion in	File no l	ater than 12:00 NOO	N	days from	on or after
95-16	Jul 5	Jul 19	Aug 2	Aug 16	Sep 5
95-17	Jul 26	Aug 9	Aug 23	Sep 6	Sep 26
95-18	Aug 9	Aug 23	Sep 6	Sep 20	Oct 10
95-19	Aug 23	Sep 6	Sep 20	Oct 4	Oct 24
95-20	Sep 6	Sep 20	Oct 4	Oct 18	Nov 7
95-21	Sep 20	Oct 4	Oct 18	Nov 1	Nov 21
95-22	Oct 4	Oct 18	Nov 1	Nov 15	Dec 5
95-23	Oct 25	Nov 8	Nov 22	Dec 6	Dec 26
95-24	Nov 8	Nov 22	Dec 6	Dec 20	Jan 9, 1996
96-01	Nov 22	Dec 6	Dec 20, 1995	Jan 3, 1996	Jan 23
96-02	Dec 6	Dec 20, 1995	Jan 3, 1996	Jan 17	Feb 6
96-03	Dec 27, 1995	Jan 10, 1996	Jan 24	Feb 7	Feb 27
96-04	Ĵan 10	Jan 24	Feb 7	Feb 21	Mar 12
96-05	Jan 24	Feb 7	Feb 21	Mar 6	Mar 26
96-06	Feb 7	Feb 21	Маг б	Mar 20	Apr 9
96-07	Feb 21	Mar 6	Mar 20	Apr 3	Apr 23
96-08	Mar 6	Mar 20	Apr 3	Apr 17	May 7
96-09	Mar 20	Apr 3	Apr 17	May 1	May 21
96-10	Apr 3	Apr 17	May 1	May 15	Jun 4
96-11	Apr 24	May 8	May 22	Jun 5	Jun 25
96-12	May 8	May 22	Jun 5	Jun 19	Jul 9
96-13	May 22	Jun 5	Jun 19	Jul 3	Jul 23
96-14	Jun 5	Jun 19	Jul 3	Jul 17	Aug 6
96-15	Jun 26	Jul 10	Jul 24	Aug 7	Aug 27
96-16	Jul 10	Jul 24	Aug 7	Aug 21	Sep 10
96-17	Jul 24	Aug 7	Aug 21	Sep 4	Sep 24
96-18	Aug 7	Aug 21	Sep 4	Sep 18	Oct 8
96-19	Aug 21	Sep 4	Sep 18	Oct 2	Oct 22
96-20	Sep 4	Sep 18	Oct 2	Oct 16	Nov 5
96-21	Sep 25	Oct 9	Oct 23	Nov 6	Nov 26
96-22	Oct 9	Oct 23	Nov 6	Nov 20	Dec 10
96-23	Oct 23	Nov 6	Nov 20	Dec 4	Dec 24
96-24	Nov 6	Nov 20	Dec 4	Dec 18	Jan 7, 1997

¹All documents are due at the code reviser's office by 12:00 noon on or before the applicable closing date for inclusion in a particular issue of the Register; see WAC 1-21-040.

²A filing of any length will be accepted on the closing dates of this column if it has been prepared and completed by the order typing service (OTS) of the code reviser's office; see WAC 1-21-040. Agency-typed material is subject to a ten page limit for these dates; longer agency-typed material is subject to the earlier non-OTS dates.

³At least twenty days before the rule-making hearing, the agency shall cause notice of the hearing to be published in the Register; see RCW 34.05.320(1). These dates represent the twentieth day after the distribution date of the applicable Register.

REGULATORY FAIRNESS ACT

The Regulatory Fairness Act, chapter 19.85 RCW, was enacted in 1982 to minimize the impact of state regulations on small business. Amended in 1994, the act requires a small business economic impact analysis of proposed rules that impose more than a minor cost on twenty percent of the businesses in all industries, or ten percent of the businesses in any one industry. The Regulatory Fairness Act defines industry as businesses within a four digit SIC classification, and for the purpose of this act, small business is defined by RCW 19.85.020 as "any business entity, including a sole proprietorship, corporation, partnership, or other legal entity, that is owned and operated independently from all other businesses, that has the purpose of making a profit, and that has fifty or fewer employees."

Small Business Economic Impact Statements (SBEIS)

A small business economic impact statement (SBEIS) must be prepared by state agencies when a proposed rule meets the above criteria. Chapter 19.85 RCW requires the Washington State Business Assistance Center (BAC) to develop guidelines for agencies to use in determining whether the impact of a rule is more than minor and to provide technical assistance to agencies in developing a SBEIS. All permanent rules adopted under the Administrative Procedure Act, chapter 34.05 RCW, must be reviewed to determine if the requirements of the Regulatory Fairness Act apply; if an SBEIS is required it must be completed before permanent rules are filed with the Office of the Code Reviser.

Mitigation

In addition to completing the economic impact analysis for proposed rules, state agencies must take reasonable, legal, and feasible steps to reduce or mitigate the impact of rules on small businesses when there is a disproportionate impact on small versus large business. State agencies are encouraged to reduce the economic impact of rules on small businesses when possible and when such steps are in keeping with the stated intent of the statute(s) being implemented by proposed rules. Since 1994, small business economic impact statements must contain a list of the mitigation steps taken, or reasonable justification for not taking steps to reduce the impact of rules on small businesses.

When is an SBEIS Required?

When:

The proposed rule has more than a minor (as defined by the BAC) economic impact on businesses in more than twenty percent of all industries or more than ten percent of any one industry.

When is an SBEIS Not Required?

When:

The rule is proposed only to comply or conform with a federal law or regulation, and the state has no discretion in how the rule is implemented;

There is less than minor economic impact on business;

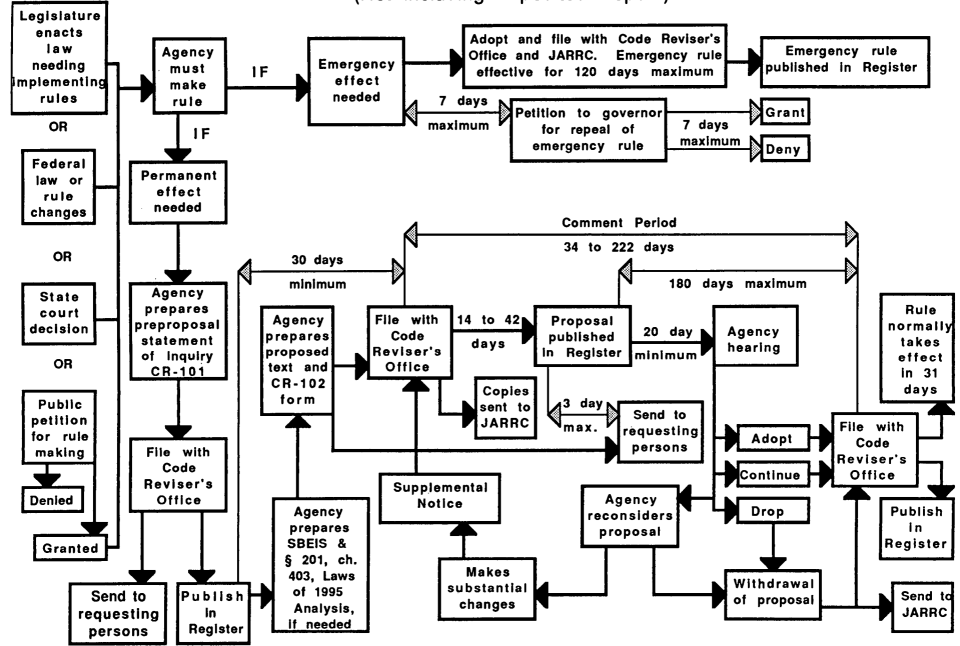
The rule REDUCES costs to business (although an SBEIS may be a useful tool for demonstrating this reduced impact);

The rule is adopted as an emergency rule, although an SBEIS may be required when an emergency rule is proposed for adoption as a permanent rule; or

The rule is pure restatement of state statute.

RULE-MAKING PROCESS

(Not including Expedited Repeal)



WSR 96-02-001 PREPROPOSAL STATEMENT OF INQUIRY PERSONNEL RESOURCES BOARD

[Filed December 20, 1995, 12:53 p.m.]

Subject of Possible Rule Making: Possible rule-making topics of the labor relations, collective bargaining and appeals of Title 251 WAC.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 41.06.150.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: These modifications will allow the Personnel Resources Board to make changes to the board's procedures.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: National Labor Relations Board regulates many labor relations activities. As their regulations do not apply to Washington state employees, we will not be coordinating our rule-making activities with them.

Process for Developing New Rule: Department of Personnel rule development process. In the development and revision of rules, the Department of Personnel encourages participation of affected agencies, institutions of higher education, employee organizations, and other interested parties. Rule proposals are discussed at monthly joint rule meetings and possibly in task forces established for a specific topic. Rule proposals from these groups are submitted to the Washington Personnel Resources Board for adoption. Agendas and meeting notices, including the Washington Personnel Resources Board meeting agenda, are distributed to all identified interested parties.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication. Persons interested in rules being considered or developed by the Department of Personnel for presentation to the board should contact the Department of Personnel, Office of Client Relations, 521 Capitol Way South, P.O. Box 47500, Olympia, WA 98504-7500 or telephone the Office of Client Relations at (206) [360] 586-1770, (206) [360] 664-3255, or FAX (206) [360] 586-4694 for information about the joint rule and/or the Washington Personnel Resources Board meetings.

December 19, 1995 Dennis Karras Secretary

WSR 96-02-004 PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF SOCIAL AND HEALTH SERVICES

(Public Assistance) [#100307—Filed December 20, 1995, 3:46 p.m.]

Subject of Possible Rule Making: WAC 388-506-0610 AFDC-related medical programs, 388-513-1315 Eligibility determination—Institutional, and 388-513-1320 Institutional status

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 74.08.090.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: These proposed rule

amendments are necessary to further clarify rules implementing the "Becca" legislation in July 1995.

Process for Developing New Rule: We will conduct an internal and external review process. All comments will be considered.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Joanie Scotson, Program Manager, Medical Assistance Administration, P.O. Box 45530, Mailstop 45530, Olympia, WA 98504-5530, phone (360) 753-7463, FAX (360) 753-7313, TDD 1-800-848-5429.

December 20, 1995
Jeanette Sevedge-App
Acting Chief
Office of Vendor Services

WSR 96-02-021 PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF SOCIAL AND HEALTH SERVICES

(Aging and Adult Services Administration)
(Public Assistance)
[Filed December 22, 1995, 1:45 p.m.]

Subject of Possible Rule Making: WAC 388-15-145 Nursing home discharge allowance, increase amount of nursing home discharge allowance and expand use of allowance to include discharges from hospitals, adult residential care facilities, assisted living facilities and adult family homes.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 74.08.090.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Prevent unnecessary admissions to nursing facilities. Enable persons to resume or establish independent living.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: None.

Process for Developing New Rule: Agency study, hold stakeholder meetings to allow input from vendors providing residential care, nursing facility associations, Evergreen Legal Aid and other divisions of the Department of Social and Health Services.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Allen D. Shanafelt, Program Manager, Nursing Facility Admissions, Aging and Adult Services Administration, Mailstop 45600, Olympia, WA 98504-5600, (360) 493-2544.

December 22, 1995
Jeanette Sevedge-App
Acting Chief
Office of Vendor Services

WSR 96-02-022 PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF SOCIAL AND HEALTH SERVICES

(Aging and Adult Services Administration)
(Public Assistance)
[Filed December 22, 1995, 1:48 p.m.]

Subject of Possible Rule Making: WAC 388-15-548 Residential services, 388-15-552 Adult family home—Eligible persons, and 388-15-560 - 388-15-568, adult residential care formerly known as congregate care.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 74.08.044.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: RCW 74.08.044 is changed by chapter 74.42 RCW, Laws of 1995. This statute changed the contract name of congregate care facilities to adult residential care. This statute also requires that eligible persons not have transferred resources for less than fair market value. The state only funded programs must meet the same standards as the federally matched programs.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: No other agency regulates this subject.

Process for Developing New Rule: Agency study, internal (management) and external (stakeholders) review process whereby draft material is distributed for review and comments. All comments are taken into consideration before rule is issued.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Harry L. Sedies, Program Manager, Residential Services, Aging and Adult Services Administration, P.O. Box 45600, Olympia, WA 98504-5600, phone (360) 493-2556, FAX (360) 438-8633.

December 22, 1995
Jeanette Sevedge-App
Acting Chief
Office of Vendor Services

WSR 96-02-029 PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF FISH AND WILDLIFE

[Filed December 22, 1995, 3:45 p.m.]

Subject of Possible Rule Making: 1996-1997 permit quotas for deer, elk, sheep, goat, moose, and cougar. Auction permits for 1997 for sheep and elk.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 77.12.040, 77.12.700.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Permit quotas are needed to afford recreational opportunity. Auction permits will generate revenue for wildlife management.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: None.

Process for Developing New Rule: Agency study.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Dave Brittell, Wildlife Management Program, 600 Capitol Way North, Olympia, WA 98501, (360) 902-2504. Contact by March 6, 1996.

> December 22, 1995 Evan Jacoby Rules Coordinator

WSR 96-02-030 PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF FISH AND WILDLIFE

[Filed December 22, 1995, 3:50 p.m.]

Subject of Possible Rule Making: Problem animal removal and special hunts.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 77.12.040, 77.12.150, 77.12.240.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Current rules are outdated and need amending. Problem animal encounters are increasing, and special hunts to remove wildlife doing damage need coordination.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: None.

Process for Developing New Rule: Agency study.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Dayna Matthews, Enforcement Program, 600 Capitol Way North, Olympia, WA 98501, (360) 902-2927. Contact by March 6, 1996.

> December 22, 1995 Evan Jacoby Rules Coordinator

WSR 96-02-031 PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF REVENUE

[Filed December 26, 1995, 9:42 a.m.]

Subject of Possible Rule Making: The special stadium sales and use tax authorized by RCW 82.14.360.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 82.32.300.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: RCW 82.14.360 was amended in the 3rd special session of the 1995 legislature (see chapter 1, Laws of [1995] Washington, 3rd sp. sess.) to allow counties with a population of one million or more to impose a special sales tax on food and beverage sales by restaurants, taverns, and bars. King County has passed an ordinance imposing the tax. This rule explains which businesses are required to collect the tax.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: No other state or federal agencies regulate sales and use tax collection by restaurants, taverns and bars. The Liquor Control Board (LCB) regulates the sale of alcohol by

restaurants, taverns, and bars. We have used similar and consistent definitions as those used by the LCB in chapter 66.04 RCW.

Process for Developing New Rule: Negotiated rule making.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication. Written comments should be submitted by the public meeting date to ensure full consideration, but will be accepted until the date of adoption. Written comments on and/or requests for copies of the rule may be directed to Claire Hesselholt, Legislation and Policy, P.O. Box 47467, Olympia, WA 98504-7467, phone (360) 753-3446, FAX (360) 664-0693.

Location and Date of Public Meeting: General Administration Building, Revenue Conference Room #402, 210 11th and Columbia, Olympia, WA 98501, on February 13, 1996, at 9:30 a.m.

Assistance for persons with disabilities contact Sandra Yuen by February 6, 1996, TDD 1-800-451-7985 or (360) 753-3217.

> December 26, 1995 Claire Hesselholt Rules Manager

WSR 96-02-036 PREPROPOSAL STATEMENT OF INTENT DEPARTMENT OF AGRICULTURE

[Filed December 27, 1995, 2:22 p.m.]

Subject of Possible Rule Making: Changing hourly rates for inspection activities, the overtime rate, and costs for certificates.

Specific Statutory Authority for New Rule: RCW 15.17.030, [15.17].140, [15.17].150.

Reasons Why the New Rule is Needed: The fees are significantly below actual cost of providing the services.

Goals of New Rule: (1) Raise the hourly rate charged for inspection activities from \$20 to \$21 in fiscal 1996, and to \$21.50 for fiscal 1997. (2) To raise the rate charged for services performed beyond a regularly scheduled eight-hour work day from \$27 to \$28 for fiscal 1996, and to \$29 for fiscal 1997. (3) To raise the rate charged for issuing certificates from \$6 to \$6.25 for fiscal 1996, and to \$6.50 for fiscal 1997. (4) To comply with the restrictions of Initiative "601."

Process for Developing New Rule: Negotiated rule making; and request from industry.

How Interested Parties can Participate in Formulation of the New Rule: Contact Mr. Jim Quigley, Program Manager, Washington State Department of Agriculture, F&V, P.O. Box 42560, Olympia, WA 98504-2560, (360) 902-1833, FAX (360) 902-2094.

> December 20, 1995 K. Diane Dolstad Assistant Director

WSR 96-02-037 PREPROPOSAL STATEMENT OF INTENT DEPARTMENT OF AGRICULTURE

[Filed December 27, 1995, 2:23 p.m.]

Subject of Possible Rule Making: Ginseng certification for foreign export. Certify record keeping and storage of ginseng by dealers. Certify record keeping and commerce of wild ginseng in compliance with United States Fish and Wildlife Service, 50 CFR Part 23.

Specific Statutory Authority for New Rule: RCW 15.17.050, [15.17].150.

Reasons Why the New Rule is Needed: Industry requested the rule to facilitate the foreign export of ginseng. United States Fish and Wildlife Service requires states to have certification programs to protect "wild ginseng" (Panax quinquefolius) which is declared an endangered species which is indigenous to the northeastern states east of the Mississippi River. This species has only been grown in this state for three years, as "cultivated" and "woods grown" ginseng. It is now ready for harvest and marketing overseas.

Goals of New Rule: (1) To comply with the federal code by certifying the trade in "wild" ginseng. (2) Certify the foreign export of cultivated and woods grown ginseng produced in Washington. (3) Certify the marketing, storage, record keeping and trade in wild ginseng. (4) To facilitate the interests of Washington agriculture by providing certification services. (5) Comply with the federal code by reporting to them the trade in ginseng in Washington state.

Process for Developing New Rule: Negotiated rule making; and request by industry.

How Interested Parties can Participate in Formulation of the New Rule: Contact Mr. Tom Dabalos, Program Manager, Washington State Department of Agriculture, Oakhurst Park Offices, 1851 South Central Place, Suite 211, Kent, WA 98031-7507, (206) 872-6480, FAX (206) 872-6320. You will be notified of meetings held to discuss the text and implementation of the draft proposed rule, and public hearings to consider the adoption of the rule. You will be notified when the United States Department of Agriculture conducts training on how to comply with federal code requirements.

December 20, 1995 K. Diane Dolstad Assistant Director

WSR 96-02-038 PREPROPOSAL STATEMENT OF INTENT DEPARTMENT OF AGRICULTURE

[Filed December 27, 1995, 2:24 p.m.]

Subject of Possible Rule Making: Continue, renew the seed assessment program in the department.

Specific Statutory Authority for New Rule: RCW 15.49.370.

Reasons Why the New Rule is Needed: The renewal of the program continues industry funding of the seed branch in their conduct of seed quality control activities.

Goals of New Rule: (1) To continue the program from July 1, 1996, through June 30, 1998. (2) To establish a program review period between October 1, 1997, and January 1, 1998. (3) To set the fees for July 1, 1995,

through June 30, 1996, as payable February 1, 1997; and fees for July 1, 1996, through June 30, 1997, as payable February 1, 1998.

Process for Developing New Rule: Negotiated rule making; and request by industry.

How Interested Parties can Participate in Formulation of the New Rule: Contact Mr. Max G. Long, Program Manager, Washington State Department of Agriculture, Seed Branch, 2015 South First Street, Yakima, WA 98903, (509) 575-2750, FAX (509) 454-4395.

> December 20, 1995 K. Diane Dolstad Assistant Director

WSR 96-02-041 PREPROPOSAL STATEMENT OF INTENT DEPARTMENT OF SOCIAL AND HEALTH SERVICES

(Institutions)
[Filed December 27, 1995, 4:40 p.m.]

Subject of Possible Rule Making: JRA security standards, chapter 275-46 WAC.

Specific Statutory Authority for New Rule: RCW 13.40.460, chapter 13.40 RCW, Juvenile Justice Act 1977.

Reasons Why the New Rule is Needed: Statute calls for creation by rule of a formal system for inmate classification which considers public safety, internal security, staff safety and rehabilitative resources within and outside of the Department of Social and Health Services.

Goals of New Rule: To develop a classification system that meets legal requirements and promotes rehabilitation of juvenile offenders. To define the standards of eligibility for residential community placement of offenders.

Process for Developing New Rule: Agency study; and we will conduct an internal and external review process. All comments will be considered.

How Interested Parties can Participate in Formulation of the New Rule: Contact Karen Brunson, 14th and Jefferson, P.O. Box 45720, Olympia, WA 98504-5720, FAX (360) 586-9317, phone (360) 586-9012.

December 27, 1995
Sydney Doré
for Jeanette Sevedge-App
Acting Chief
Office of Vendor Services

WSR 96-02-045 PREPROPOSAL STATEMENT OF INQUIRY STATE BOARD OF EDUCATION

[Filed December 28, 1995, 10:55 a.m.]

Subject of Possible Rule Making: WAC 180-51-050 High school credit—Definition.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 28A.230.090 and 28A.305.130.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: To acknowledge legislative concerns, the proposed rule amendment will extend the effective date to September 1, 1997, as to when the equiva-

lency rate will change from 1.0 to .75 high school credit for five quarter or three semester hours of college or university course work.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: No other federal or state agency regulates this subject.

Process for Developing New Rule: Early solicitation of public comments and recommendations respecting new, amended or repealed rules, and consideration of the comments and recommendations in the course of drafting rules.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by sending written comments to Rules Coordinator, State Board of Education, P.O. Box 47206, Olympia, WA 98504-7206, FAX (360) 586-2357, TDD (360) 664-3631. For telephone assistance contact Larry Davis, (360) 753-6715.

December 28, 1995 Larry Davis Executive Director

WSR 96-02-047 PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF SOCIAL AND HEALTH SERVICES

(Public Assistance) [Filed December 28, 1995, 3:55 p.m.]

Subject of Possible Rule Making: WAC 388-505-0520 Citizenship and alien status.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 74.08.090.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Reversal of WAC change limiting payment for prenatal care for pregnant undocumented alien women to emergent conditions only. This WAC change would reinstate full-scope medical coverage for alien pregnant women.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: None.

Process for Developing New Rule: The department will conduct an internal and external review and approval process. The department will consider all received comments.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Joanie Scotson, Program Manger, Medical Assistance Administration, Mailstop 45530, P.O. Box 45530, Olympia, WA 98504-5530, phone (360) 753-7462, FAX (360) 753-7315, TDD 1-800-848-5429.

December 28, 1995
Sydney Doré
for Jeanette Sevedge-App
Acting Chief
Office of Vendor Services

WSR 96-02-052 PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF LABOR AND INDUSTRIES

[Filed December 29, 1995, 10:33 a.m.]

Subject of Possible Rule Making: Medical aid rules updates.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 51.04.020 and 51.04.030.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: This rule follows the established process used by the department for updating the system for paying for most medical services. The proposed rule may do the following: (1) In WAC 296-20-135, update the conversion factors used by the department for calculating reimbursement rates for most medical services and anesthesia. The conversion factors will be updated to correspond to changes in the medical procedure codes, the relative value units, and anesthesia base units. This change will enable the department to continue to maintain a medical reimbursement methodology consistent with other state agencies. Cost-ofliving increases may also be incorporated into the changes in the conversion factors. (2) In WAC 296-23-220, 296-23-230 and 296-23A-400, possibly increase the physical and occupational therapy maximum daily caps. (3) In WAC 296-23-180 and 296-23-185, housekeeping changes, remove local codes for vehicle and home modification and drug and alcohol rehabilitation services from the WACs.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: None.

Process for Developing New Rule: The department is working with external stakeholders on the updates to the conversion factors and the physical and occupational therapy cap. The proposed changes will be presented to the RBRVS Technical Advisory Group and publicized in a letter to interested persons. The removal of the local codes from the WACs is a housekeeping correction.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Marilyn Gisser, Medical Program Specialist, Health Services Analysis, P.O. Box 44322, Olympia, WA 98504-4322, phone (360) 902-6801, FAX (360) 902-4249, Internet: GISM235@LNI.WA.GOV.

> December 21, 1995 Mark O. Brown Director

WSR 96-02-066 PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF FISH AND WILDLIFE

[Filed January 3, 1996, 8:05 a.m.]

Subject of Possible Rule Making: Codifying and updating wildlife rehabilitation facility and care standards.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 77.12.030, 77.12.040.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: To make the standards more clear and enforceable.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: None.

Process for Developing New Rule: Agency study.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Dave Brittell, Wildlife Management Program, 600 Capitol Way North, Olympia, WA 98501, (360) 902-2504. Contact by March 31, 1996.

January 2, 1996 **Brad Young** for Evan Jacoby Rules Coordinator

WSR 96-02-081 PREPROPOSAL STATEMENT OF INQUIRY **HUMAN RIGHTS COMMISSION**

[Filed January 3, 1996, 11:05 a.m.]

Subject of Possible Rule Making: Regulations implementing Washington state fair housing laws, chapter 49.60 RCW; chapter 162-04 WAC, General provisions; chapter 162-08 WAC, Practice and procedure; and chapters 162-36 and 162-38 WAC, Real estate transactions.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 49.60.120(3).

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The Washington State Human Rights Commission seeks to amend existing regulations and promulgate new regulations, as appropriate, to ensure that Washington state's fair housing laws and regulations are substantially equivalent to the federal Fair Housing Act, 42 U.S.C. Section 3601 et seq. The state must achieve substantially equivalent status by the end of June 1996 to remain eligible for the federally-funded fair housing assistance program.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: The United States Department of Housing and Urban Development enforces federal fair housing laws and administers related programs. The Washington State Human Rights Commission is coordinating and consulting with a designated HUD representative in this rule-making process.

Process for Developing New Rule: Amending existing rules and promulgating new rules to ensure consistency with the federal Fair Housing Act, 42 U.S.C. Section 3601 et seq., and state laws, chapter 49.60 RCW, already in effect.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by submitting written comments to Molly D. Currant, Washington State Human Rights Commission Fair Housing Program Manger, Suite 921 Melbourne Towers, 1511 Third Avenue, Seattle, WA 98155, FAX (206) 464-7463. Direct telephone inquiries to Julie Bussard, 1-800-RCW-4960. The commission expects to hold a public hearing on the proposed rules on March 28, 1996.

January 3, 1996 Merritt D. Long Executive Director

WSR 96-02-082 PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF AGRICULTURE

[Filed January 3, 1996, 11:25 a.m.]

Subject of Possible Rule Making: WAC 16-532-040 Assessments and collections.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 15.65.280.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: The proposed rule will establish a procedure to refund assessments on a pro rata basis to hop growers who engage in individual marketing efforts and show proof of expenditures associated with promotional activities. This rule change is in response to issues raised in Wileman vs Espy.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These Agencies: None.

Process for Developing New Rule: A notice of the proposed changes will be sent to all affected producers. Written comments will be accepted up to the date of the public hearing.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Walter Swenson, Washington State Department of Agriculture, P.O. Box 42560, Olympia, WA 98504-2560, phone (360) 902-1928, FAX (360) 902-2089; or Ann George, Administrator, Washington Hop Commission, 504 North Naches, Yakima, WA 98901, phone (509) 453-4749, FAX (509) 457-8561.

In addition to notices being sent to affected producers, a public hearing will be set to give interested parties an opportunity to participate and comment on the proposed rule. Following the public hearing, the director of agriculture will conduct a referendum of the affected producers.

January 2, 1995 [1996] William E. Brookreson Assistant Director Agency Operations

WSR 96-02-084 PREPROPOSAL STATEMENT OF INQUIRY DEPARTMENT OF FISH AND WILDLIFE

[Filed January 3, 1996, 11:50 a.m.]

Subject of Possible Rule Making: List zebra mussel (Dreissena Polymorpha) as a deleterious exotic species.

Statutes Authorizing the Agency to Adopt Rules on this Subject: RCW 77.12.020, 77.12.040.

Reasons Why Rules on this Subject may be Needed and What They Might Accomplish: Zebra mussels can have a very severe clogging effect on water related structures, such as irrigation inlets, screens, and canals; domestic water intakes; hatchery water intakes; and hydropower structures. They also can filter huge quantities of water so there is no food left for small fish. They also attach to and mechanically destroy other freshwater shellfish and could lead to additional endangered species listings.

Other Federal and State Agencies that Regulate this Subject and the Process Coordinating the Rule with These

Agencies: Federal Agencies: United States Fish and Wildlife Service and National Marine Fisheries Service regulates endangered species activities. The Washington Department of Fish and Wildlife coordinates with them through the Western States Zebra Mussel Task Force (WSZMTF). Irrigation water delivery is provided and regulated by the Bureau of Reclamation, and may be impacted by zebra mussels. The Washington Department of Fish and Wildlife also coordinates with them through WSZMTF. The State Department of Agriculture and Washington Department of Ecology may be involved due to impacts on Washington agriculture and water quality. The Washington Department of Fish and Wildlife has coordinated with these agencies through the Washington State Zebra Mussel Risk Assessment Task Team, first convened on December 6, 1994.

Process for Developing New Rule: Agency study.

Interested parties can participate in the decision to adopt the new rule and formulation of the proposed rule before publication by contacting Bob Gibbons, Division Manager, Inland Fish Division, Washington Department of Fish and Wildlife, 600 Capitol Way North, Olympia, WA 98501-1091. Contact before March 20, 1996.

> January 3, 1996 Brad Young Rules Coordinator

WSR 96-01-089 PROPOSED RULES NORTHWEST AIR POLLUTION AUTHORITY

[Filed December 19, 1995, 8:58 a.m.]

Original Notice.

Exempt from preproposal statement of inquiry under RCW 34.05.310(4).

Title of Rule: Northwest Air Pollution Authority

regulation.

Purpose: To amend, add and delete subsections of the Northwest Air Pollution Authority regulation to reflect changes in state and federal rules and to clarify requirements that will promote effective air pollution control.

Statutory Authority for Adoption: Chapter 70.94 RCW. Statute Being Implemented: RCW 70.94.141.

Summary: Subsection 104.2, recently promulgated federal rules will be adopted by reference; subsection 133, maximum civil penalty increased to \$11,225 per day per violation to account for inflation; subsection 200, the following definitions have been deleted as they are ambiguous or they are in conflict with other rules: Alteration, plant source, and unavoidable accident. The following definitions have been added to be consistent with other rules: Emissions unit and unavoidable excess emissions. The following definition has been modified: Order of approval; subsection 300, all references to alteration have been deleted to be consistent with the Washington State Clean Air Act, chapter 70.94 RCW; subsection 302, the phrase "all known, available, and reasonable" has been replaced with Best Available Control Technology; subsection 310, delete all references to registration and replace with wording that addresses only approval to operate; subsection 312.1, wording has been added to specifically exempt SEPA rules as an applicable requirement for the Operating Permit process; subsection 320, add language that exempts operating permit sources from the registration program; subsection 340, for clarity, subsection 340.3 has been reworded and a new subsection, 340.4 has been added to address unavoidable excess emissions; subsection 341, add a new subsection, 341.4, to address unavoidable excess emissions; subsection 342, add a new subsection, 342.4, to address unavoidable excess emissions; subsection 410.1, new language for more consistency with other subsections; subsection 460, delete plant sources for consistency with definition section; subsection 580.1, remove requirement for BACT for VOC sources as it is already required in section 301; subsection 580, definitions, add acetone and perchloroethylene as excluded compounds from VOC definition; subsection 580.26, new subsection that exempts sources from complying with applicable sections of 580 if a federal standard already applies; and subsection 590, new section adopting a local rule for perchloroethylene dry cleaners. The rule is equal in stringency to the federal rule with the exception that transfer machines will be phased out by December 31, 1999. The rule will simplify the understanding of requirements that affect dry cleaning operations.

Reasons Supporting Proposal: Incorporation of changes will simplify enforcement and aid in air pollution control.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: James Randles, 302 Pine Street, #207, Mount Vernon, WA 98273-3842, (360) 428-

Name of Proponent: Northwest Air Pollution Authority, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: See Summary above.

Proposal Changes the Following Existing Rules: See Summary above.

No small business economic impact statement has been prepared under chapter 19.85 RCW. Not required of this organization.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption.

Hearing Location: Skagit County Administration Building, Second and Kincaid Street, Hearing Room C, Mount Vernon, WA 98273, on February 8, 1996, at 1:30 p.m.

Assistance for Persons with Disabilities: Contact Susan Duffy by January 25, 1996, (360) 428-1617 ext. 200.

Submit Written Comments to: FAX (360) 428-1620, by February 7, 1996.

Date of Intended Adoption: February 8, 1996.

December 19, 1995 James B. Randles Assistant Control Officer

AMENDATORY SECTION

SECTION 104 - ADOPTION OF STATE AND FEDERAL LAWS AND RULES

- 104.1 All provisions of State Law as it now exists or may be hereafter amended, which is pertinent to the operation the Authority is hereby adopted by reference and made part of the Regulation of the Authority as of ((June 24, 1995)) February 8, 1996. Specifically, there is adopted by reference the Washington State Clean Air Act (RCW 70.94), the Administrative Procedures Act (RCW 34.04) and RCW 43.21A and 43.21B and the following state rules: WAC 173-400, WAC 173-401, WAC-405, WAC 173-410, WAC 173-415, WAC-420, WAC-421, WAC-422, WAC 173-425, WAC 173-430, WAC 173-433, WAC 173-434, WAC-435, WAC-450, WAC 173-460, WAC 173-470, WAC 173-474, WAC 173-475, WAC 173-480, WAC 173-481, WAC 173-490, WAC 173-491, WAC-492, WAC-495, and WAC 173-802.
- All provisions of the following federal rules are 104.2 hereby adopted by reference and made part of the Regulation of the Authority as of ((October 13, 1994)) February 8, 1996: 40 CFR Part 60 (Standards of Performance For New Stationary Sources) subparts A, B, C, Ca, Cb, D, Da, Db, Dc, E, Ea, F, G, H, I, J, K, Ka, Kb, L, M, N, Na, O, P, Q, R, S, T, U, V, W, X, Y, Z, AA, AAa, BB, CC, DD, EE, GG, HH, KK, LL, MM, NN, PP, QQ, RR, SS, TT, UU, VV, WW, XX, AAA, BBB, DDD, FFF, GGG, HHH, III, JJJ, KKK, LLL, NNN, OOO, PPP, QQQ, RRR, SSS, TTT, UUU, VVV; and 40 CFR Part 61 (National Emission Standards For Hazard-

ous Air Pollutants) Subparts A, B, C, D, E, F, H, I, J, K, L, M, N, O, P, Q, R, T, V, W, Y, BB, FF and 40 CFR Part 63 (National Emission Standards for Hazardous Air Pollutants for Source Categories) Subparts A, B, C, D, F, G, H, I, L, M, N, O, Q, R, T, W, Y, CC, ((and)) EE, GG, II, and JJ.

Amended: September 8, 1993, December 8, 1993, October 13, 1994, May 11, 1995, February 8, 1996

AMENDATORY SECTION

SECTION 133 - CIVIL PENALTY

133.1 In addition to or as an alternate to any other penalty provided by law, any person who violates any of the provisions of Chapter 70.94 RCW, chapter 70.120 RCW, any of the rules in force under such chapters, including the Regulation of the Northwest Air Pollution Authority shall be liable for a civil penalty in an amount of not more than eleven thousand two hundred twenty five dollars (\$11,225) (((\$11,000))) per day per violation. Each violation shall be a separate and distinct offense, and in the case of a continuing violation, each day's continuance shall be a separate and distinct violation. Any person who fails to take action as specified by an order shall be liable for a civil penalty of not more than eleven thousand two hundred twenty five dollars (\$11,225) ((\$11,000))) for each day of continued noncompliance.

Each act of commission or omission which procures, aids or abets in the violation shall be considered a violation under the provisions of this section and subject to the same penalty. The penalty shall become due and payable when the person incurring the same receives a notice in writing from the Control Officer of the Authority describing the violation with reasonable particularity and advising such person that the penalty is due unless a request is made for a hearing to the Hearings Board. Within fifteen days after the notice is

AMENDATORY SECTION

SECTION 200 - DEFINITIONS

AGRICULTURAL OPERATION - The growth of crops, the raising of fowl, animals or bees as a gainful occupation.

<u>AIR CONTAMINANT</u> - Means dust, fumes, mist, smoke, other particulate matter, vapor gas, odorous substance, or any combination thereof.

<u>AIR CONTAMINANT SOURCE</u> - Is a point or points from which one or more air contaminants originate.

AIR POLLUTION - Is present in the outdoor atmosphere of one or more air contaminants in sufficient quantities and of such characteristics and duration as is, or is likely to be, injurious to human health, plant, or animal life, or property, or which unreasonably interfere with enjoyment of life and property.

<u>AIR QUALITY OBJECTIVE</u> - The concentration and exposure time of one or more air contaminants in the

ambient air below which, according to available knowledge, undesirable effects will not occur.

<u>AIR QUALITY STANDARD</u> - An established concentration, exposure time and frequency of occurrence of one or more air contaminants in the ambient air which shall not be exceeded.

((ALTERATION - Any-addition to or enlargement or replacement of; or any major modification or fuel change or change of design, capacity, process or arrangement, or any increase in the connected loading of, equipment or control facility which may, in the opinion of the Control Officer, increase or adversely affect the kind or amount of air contaminant emitted or which results in the emission of any air pollutant not previously emitted for which ambient or emission standards are in effect.))

AMBIENT AIR - The surrounding outside air.

AMBIENT AIR MONITORING STATION - A station so designated by the Control Officer for the purpose of measuring air contaminant concentrations in the ambient air. The station location and sampling probe locations shall be designated by the Control Officer utilizing as a guide CFR Title 40, Part 58, Appendix "D" Network Design and Appendix "E" Probe Siting Criteria.

<u>AUTHORITY</u> - Northwest Air Pollution Authority (NWAPA).

BEST AVAILABLE CONTROL TECHNOLOGY (BACT) -

An emission limitation based on the maximum degree of reduction for each air pollutant subject to regulation under chapter 70.94 RCW emitted from or which results from any new or modified stationary source, which the permitting authority, on a case-by-case basis, taking into account energy, environmental, and economic impacts and other costs, determines is achievable for such source or modification through application of production processes and available methods, systems, and techniques, including fuel cleaning, clean fuels, or treatment or innovative fuel combustion techniques for control of each such pollutant. In no event shall application of the "best available control technology" result in emissions of any pollutants which will exceed the emissions allowed by any applicable standard under 40 CFR Part

<u>EMISSION STANDARD</u> - Limitation on the release of one or more contaminants to the ambient air.

EMISSIONS UNIT - Any part of a stationary source or source which emits or would have the potential to emit any pollutant subject to regulation under the Federal Clean Air Act, Chapter 70.94 RCW, or Chapter 70.98 RCW.

<u>EQUIPMENT</u> - Any stationary or portable device or any part thereof capable of causing the emission of any contaminant into the atmosphere or ambient air.

<u>EXCESS EMISSIONS</u> - Emissions of an air pollutant in excess of any applicable emission standard.

EXISTING STATIONARY FACILITY - A stationary source of air pollutants which has the potential to emit two hundred fifty tons per year or more of any air pollutant. In determining potential to emit, fugitive emissions, to the extent quantifiable, must be counted. For purposes of determining

whether a stationary source is an existing stationary facility the term "building, structure, facility, or installation" means all of the pollutant-emitting activities which belong to the same industrial grouping, are located on one or more contiguous or adjacent properties, and are under the control of the same person (or persons under common control). Pollutant-emitting activities shall be considered as part of the same major group (i.e., which have the same two digit code) as described in the Standard Industrial Classification Manual, 1972, as amended by the 1977 Supplement.

FEDERAL CLEAN AIR ACT (FCAA) - The Federal Clean Air Act, also known as Public Law 88-206, 77 Stat. 392, December 17, 1963, 42 U.S.C. 7401 et seq., as last amended by the Clean Air Act Amendments of 1990, P.L. 101-549, November 15, 1990.

<u>FIELD GRASSES</u> - Canary grass, bromegrass, oatgrass, timothy, ryegrass, wheatgrass, and orchard grass planted for seed production.

<u>FIRE CHIEF</u> - A state, county, or city fire marshal, city fire chief, chief of each County Fire Protection District or authorized forestry officials from the Washington State Department of Natural Resources.

((FUEL BURNING EQUIPMENT - Any equipment, device, or contrivance, used for the burning of any fuel, and all appurtenances thereto, including duets, breachings, control equipment, fuel feeding equipment, ash removal equipment, combustion controls, stacks, chimneys, etc.))

FUEL BURNING EQUIPMENT - means equipment that produces hot air, hot water, steam, or other heated fluids by external combustion of fuel.

<u>FUGITIVE DUST</u> - A particulate emission made airborne by forces of wind, man's activity, or both. Unpaved roads, construction sites, and tilled land are examples of areas that originate fugitive dust. Fugitive dust is a type of fugitive emission.

<u>FUGITIVE EMISSIONS</u> - Emissions which do not pass and which could not reasonably pass through a stack, chimney, vent, or other functionally equivalent opening.

is: (a) equal to 50% or greater of replacement cost or (b) less than 50% of replacement cost but may result in an increase in the total air contaminant emissions compared to the original or present emissions.

NEW SOURCE - (a) The construction or modification of a stationary source that increases the amount of any air contaminant emitted by such source or that results in the emission of any air contaminant not previously emitted; and (b) Any other project that constitutes a new source under the Federal Clean Air Act.

NO BURN DAY - A day designated by the Control Officer, or other duly authorized person, on which, due to atmospheric, or other meteorological conditions, all outdoor fires are prohibited.

NONHIGHWAY MOBILE SOURCE - A source which is neither used on nor does ordinarily travel on the public roadways and is powered by an internal combustion or other type engine. These sources include, but are not limited to,

farm tractors, bulldozers, earthmovers, ships, boats, railroad locomotives and non-commercial aircraft.

NOTICE OF CONSTRUCTION APPLICATION - A written application to permit construction of a new source((-,-)) or modification of an existing stationary source ((or replacement or substantial alteration of control technology at an existing stationary source)).

<u>ODOR</u> - That property or a substance which allows its detections by the sense of smell and/or taste.

<u>OPACITY</u> - Opacity means the degree to which an emission reduces the transmission of light and obscures the view of any object in the background.

ORDER OF APPROVAL OR APPROVAL ORDER - A regulatory order issued by the authority to approve the notice of construction application for a proposed new source or modification((, or the replacement or substantial alteration of control technology at an existing stationary source)).

OUTDOOR FIRE - A fire where any material is burned in the open, in receptable other than a furnace, incinerator, or other equipment connected to a stack or chimney.

OWNER OR AGENT - Includes the person who leases, supervises or operates the equipment or control facility.

<u>PARTICLE</u> - A small discrete mass of solid or liquid matter.

<u>PARTICULATE MATTER</u> - Small discrete masses of liquid or solid, exclusive of uncombined water.

<u>PATHOLOGICAL WASTE</u> - Human and animal remains consisting of carcasses, organs and solid organic wastes, consisting of up to 85% moisture, 5% incombustible solids.

<u>PERSON</u> - Means and includes an individual, firm, public or private corporation, association, partnership, political subdivision, municipality, or government agency.

PETROLEUM LIQUIDS - Petroleum condensate, and any finished intermediate product manufactured in a petroleum refinery but does not mean Number 2 through Number 6 fuel oils as specified in A.S.T.M. D396-69, gas turbine fuel oils Numbers 2-GT through 4-GT as specified in A.S.T.M. D2880-71, or diesel fuel oils Number 2-D and 4-D as specified in A.S.T.M. D975-68.

((PLANT SOURCE - Any process or group of processes operated by any person at a single geographic location, regardless of the number of emission points, will constitute an emission as if they were from a single source.))

<u>PORTABLE EQUIPMENT</u> - Equipment designated to be transported from place to place for temporary operation.

<u>PORTLAND CEMENT PLANT</u> - Any facility manufacturing Portland cement by either the wet or dry process.

PM-10 - Particulate matter with an aerodynamic diameter less than or equal to a nominal 10 micrometers as measured by a reference method based on 40 CFR Part 50 Appendix J and designated in accordance with 40 CFR Part 53 or by an equivalent method designated in accordance with 40 CFR Part 53.

<u>PROCESS</u> - A physical and/or chemical modification or treatment of a material from its previous state or condition.

REASONABLY AVAILABLE CONTROL TECHNOLOGY (RACT) - The lowest emission limit that a particular source or source category is capable of meeting by the application of control technology that is reasonably available considering technological and economic feasibility. RACT is determined on a case-by-case basis for an individual source or source category taking into account the impact of the source upon air quality, the availability of additional controls, the emission reduction to be achieved by additional controls, the impact of additional controls on air quality, and the capital and operating costs of the additional controls. RACT requirements for any source or source category shall be adopted only after notice and opportunity for comment are afforded.

<u>REFUSE</u> - Putrescrible and non-putrescible solid waste including garbage, rubbish, ashes, dead animals, abandoned automobiles, solid market wastes, street cleanings and industrial wastes including waste disposal in industrial salvage.

<u>REFUSE BURNING EQUIPMENT</u> - Equipment designed to burn (refuse) waste material, scrap or combustion remains.

<u>REGISTRATION</u> - Registration shall mean the prmcess of identifying, delineating and itemizing all air contaminant sources within the jurisdiction of the Authority including the making of periodic reports, as required, by the persons operating or responsible for such sources and may contain information concerning location, size, height of contaminant outlets, processes employed, nature of the contaminant emissions and such other information as is relevant to air pollution and available or reasonably capable of being assembled.

<u>RESIDENTIAL BURNING</u> - Means small outdoor fires, at a one or two family residence, consisting of leaves, clippings, pruning and other yard and gardening refuse originating on lands immediately adjacent and in close proximity to a human dwelling resulting from activities connected with said dwelling and burned on such lands by the property owner or his designee.

SMALL OUTDOOR FIRE - Means a fire in a pile no more than four (4) feet in diameter and three (3) feet in height.

<u>SMOKE</u> - Gas borne particulate matter in a sufficient amount to be observable.

SOURCE - All of the emissions unit(s) including quantifiable fugitive emissions, that are located on one or more contiguous or adjacent properties, and are under the control of the same person or persons under common control, whose activities are ancillary to the production of a single product or functionally related groups of products. Activities shall be considered ancillary to the production of a single product or functionally related group of products if they belong to the same major group (i.e., which have the same two digit code) as described in the Standard Industrial Classification Manual, 1972, as amended by the 1977 Supplement.

<u>STACK</u> - Duct, chimney, flue, conduit, or opening arranged for the emission into the outdoor atmosphere of air contaminants.

STANDARD CONDITIONS - Standard Conditions (A) is a temperature of 60 degrees F and a pressure of 29.92 inches of mercury. Standard Conditions (B) is a temperature of 0 degrees C and 760 mm of mercury. Standard Conditions (C) is a temperature of 25 degrees C and 760 mm of mercury.

STANDARD CUBIC FOOT OF GAS - That amount of gas which would occupy a cube having dimensions of one foot on each side, if the gas were free of water vapor at a pressure of 14.7 psia and a temperature of 60 degrees F.

STATE ACT - Washington Clean Air Act (RCW 70.94) and RCW 43.21A and 43.21B.

<u>STRAW</u> - All vegetative material of agricultural origin other than seed removed by swathing, combining or cutting.

TON - Short ton or 2000 pounds.

TOTAL SUSPENDED PARTICULATE - Particulate matter as measured by the method described in 40 CFR Part 50 Appendix B as in effect on July 1, 1988.

TRUE VAPOR PRESSURE - The equilibrium pressure exerted by a hydrocarbon at storage conditions.

<u>TURF GRASSES</u> - All blue grasses, fescues, and bentgrass planted for seed production.

((UNAVOIDABLE ACCIDENT - A casualty or breakdown of process or control equipment which cannot be foreseen, with the possibility of it occurring being so remote that no special steps were or could be taken to prevent it.))

UNAVOIDABLE EXCESS EMISSIONS - Air contaminants emitted in excess of a standard that are excused and not subject to penalty by reason that the event(s) meet the criteria in WAC 173-400-107 (4), (5), or (6).

<u>U.S. ENVIRONMENTAL PROTECTION AGENCY</u> - Shall be known as EPA in this Regulation.

AMENDATORY SECTION

SECTION 300 - NOTICE OF CONSTRUCTION WHEN REQUIRED

300.1 No person shall construct, install, establish, or modify ((or-alter)) an air contaminant source. except those sources excluded in Section 322 of the Regulation, without first filing with the Authority a "Notice of Construction and Application for Approval," on forms prepared and furnished by the Authority, obtaining written approval of the Board prior to the said construction, installation, or modification, ((or establishment,)) receiving approval as provided in Section 302, and paying the appropriate fees as provided in Section 324.2. The Authority may only grant approval of the "Notice of Construction and Application for Approval" if the requirements of Sections 301 and 302 have been met.

300.2 A "Notice of Construction and Application for Approval" shall not be required ((to commence an alteration)) in advance of a modification of equipment or a control facility in the event of breakdown or if delaying the ((alteration)) modification may endanger life or have other serious consequences.

The authority shall be notified in writing of the ((alteration)) modification on the first working day after the ((alteration)) modification is commenced and a "Notice of Construction and Application for Approval" shall be filed within fourteen (14) days after the ((alteration)) modification is commenced.

- A separate Notice and Application shall be submitted for each unit of equipment or control facility, unless identical units of equipment or control facility are to be installed, constructed or established in an identical manner on the same premises; provided that, said identical units may, as a group, be listed on one application but that identical units subsequently added shall require a separate Notice and Application; provided also, that, the owner has the option to give notice and apply for approval of a process with a detailed inventory of contaminant sources and emissions related to said process.
- 300.4 Where work for which a Notice of Construction is required, is commenced, or is performed prior to making application and receiving approval, the Control Officer may assess an investigation fee, in addition to the fees of Section 324.2. The investigation fee shall be assessed in an amount equal to three times the plan examination fees identified in Section 324.2. Payment of the fees does not relieve any person from the requirement to comply with the regulations nor from any penalties for failure to comply.

Amended: October 12, 1989, February 14, 1990, April 14, 1993, October 13, 1994, February 8, 1996

AMENDATORY SECTION

SECTION 302 - ISSUANCE OF APPROVAL OR OR-DER

- 302.1 If on basis of plans, specifications, or other information required pursuant to Section 301, the Board determines that the proposed construction, installation or establishment will be in accord with this Regulation, applicable air pollution control regulations of the Washington State Department of Ecology ((DOE)), and the laws of the State of Washington, ((and will provide all known available and reasonable methods of emission control)), it shall, within thirty (30) days issue a determination of whether the operation of the new air contaminant source at the location proposed will cause any ambient air quality standard to be exceeded.
- 302.2 No approval will be issued unless the information supplied as required by Section 301.1 of this Regulation provides evidence to the Board or Control Officer that:
 - 302.21 The equipment is designed and will be installed to operate without causing a violation of applicable emission standards.
 - 302.22 The equipment incorporates advances in the art of air pollution control developed for the kind

- and amount of air contaminant emitted by the equipment.
- 302.23 The project ((shall)) employs ((all-known, available, and reasonable air pollution control technology for all pollutants)) Best Available Control Technology (BACT).
- 302.24 The project shall not result in a violation of any ambient air quality standard for criteria air pollutants.
- 302.25 The project shall not impact any Class I area or non-attainment area.
- 302.26 All State Environmental Policy Act requirements have been fulfilled.
- 302.27 The project shall comply with all applicable federally mandated programs.
- 302.3 If the Board determines that all the requirements of Section 302.2 have been met an Order of Approval shall be issued along with any operating and reporting conditions that will ensure compliance with all applicable air pollution standards. It shall be unlawful for an operator of a source to not abide by the operating and reporting conditions in the Order of Approval.
- 302.4 If the Board determines that the construction, installation or establishment of a new air contaminant source will not meet the emission standards or the ambient air standards or other prohibition established by this Regulation, or will not employ BACT ((provide all known available and reasonable means of emission control)), the Board shall, within sixty (60) days of receipt of the "Notice of Construction and Application for Approval", issue an Order under Section 121 for the prevention of the construction, installation or establishment of the air contaminant source or sources, and.

302.41 The Order shall be in writing;

AMENDATORY SECTION

SECTION 310 - APPROVAL TO OPERATE REQUIRED

- ((310.1 Before any article, machine, equipment, facility or other contrivance, the use of which may cause emission of air contaminants, may be operated or used, it must first be registered with this Authority under this Section and written approval to operate secured from the Control Officer, unless specifically excluded by Section 322. If at the end of not more than one year of operation of said air contaminant emission source, the source meets the emission requirements of this Regulation, then the emission source will be registered under Section 320.
- 310.2 In lieu of a formal registration, any person operating a registerable air contaminant source within the jurisdiction of the Authority for more than thirty (30) days, but less than two (2) years, may be issued a Certificate of Approval to Operate by the

Control Officer. Provided: that the Certificate of Approval to Operate must be renewed annually.))

Any person operating an air contaminant source in compliance with the terms of an Order of Approval for a Notice of Construction shall receive a Certificate of Approval to Operate from the Authority within one year of start-up.

310.((3))2 Any ((Registration,)) Certificate of Approval to Operate or Approval of Construction is subject to review at the end of one year of operation of the facility. If in that time, the facility or item which was approved has not been implemented or other action taken towards operation and/or completion of the project, ((any registration,)) the Certificate of Approval to Operate or approval of Construction is revoked except as otherwise provided in Section 302. The owner or applicant may refile at any time under the provisions of this Section.

Passed: January 4, 1970

Amended: February 14, 1973, August 9, 1978, April 14.

1993, February 8, 1996

AMENDATORY SECTION

SECTION 312 - ENVIRONMENTAL POLICY GUIDE-LINES

312.1 AUTHORITY

The Northwest Air Pollution Authority (NWAPA) adopts this regulation under the State Environmental Policy Act (SEPA), RCW 43.21C.120 and the SEPA rules, WAC 197-11-904.

This regulation contains NWAPA's SEPA procedures and policies. This section shall not be an applicable requirement of the air operating permit process for sources subject to Section 326 of this Regulation or WAC 173-401, the operating permit program.

The SEPA rules, Chapter 197-11 WAC must be used in conjunction with this regulation.

312.2 GENERAL REQUIREMENTS

This part contains the basic requirements that apply to the SEPA process. The NWAPA adopts the following sections of Chapter 197-11 of the Washington Administrative Code by reference:

WAC

197-11-040 Definitions.

197-11-050 Lead Agency.

197-11-055 Timing of the SEPA process.

197-11-060 Content of environmental review.

197-11-070 Limitations on actions during SEPA process.

197-11-080 Incomplete or unavailable information.

197-11-090 Supporting documents.

197-11-100 Information required of applicants.

312.21 ADDITIONAL DEFINITIONS

In addition to those definitions contained within WAC 197-11-700 through 197-11-799, when used in this regulation, the following terms shall have the following meanings, unless the context indicates otherwise:

- 312.211 "Department" means NWAPA establishment pursuant to Chapter 70.94 RCW.
- 312.212 "SEPA Rules" means Chapter 197-11 WAC adopted by the Department of Ecology.
- 312.213 "Early Notice" means NWAPA's response to an applicant stating whether it considers issuance of a determination of significance likely for the applicant's proposal (mitigated determination of non-significant (DNS) procedures).

AMENDATORY SECTION

SECTION 320 - REGISTRATION REQUIRED

- 320.1 All existing air contaminant sources within the jurisdiction of the Authority ((except any of the air contaminant sources which are listed in Section 322, which is attached hereto and made a part hereof, as now constituted or as hereafter amended)) shall be registered by the Authority((-)), except:
 - a) sources subject to WAC 173-401, or
 - b) any of the categories of air contaminant sources which are listed in Section 322.
- 320.2 All new air contaminant sources within the jurisdiction of the Authority shall be registered by the Authority within one year of the beginning of operation ((except as provided for in Section 310)).

Passed: January 8, 1969

Amended: February 14, 1973, August 9, 1978, April 14, 1993, February 8, 1996

AMENDATORY SECTION

SECTION 340 - REPORT OF BREAKDOWN AND UP-SET

- 340.1 If a breakdown or upset condition occurs which results in or may have resulted in ((the)) an exceedance of an emission and/or ambient air quality standard established by the Regulation of this Authority or a potential threat to human health or safety ((being exceeded)), the owner or operator of the source shall take the following actions:
 - 340.11 The upset or breakdown shall be reported as promptly as possible and in no event later than twelve (12) hours to the Authority.
 - 340.12 The person responsible shall, upon the request of the Control Officer, submit a full report within ten (10) days including the known causes, corrective measures taken, and preventive measures to be taken to minimize or eliminate a recurrence.

- 340.2 Compliance with the requirements of this section does not relieve the owner or operator of the source from the responsibility to maintain continuous compliance with all the requirements of this Regulation nor from the resulting liabilities for failure to comply.
- 340.3 ((It shall be prima facie evidence of violation of this Regulation if any control equipment or other equipment creating emissions to the atmosphere is turned off, broken down or otherwise inoperative, and a notice of breakdown has not been filed under Section 340.1.)) It shall be prima facie evidence of violation of this Regulation if:
 - a) any control equipment is turned off, broken down or otherwise inoperative, and a notice of breakdown has not been filed under Section 340.1, or
 - b) any other equipment creates new or increased emissions to the atmosphere as the result of being turned off, broken down or otherwise inoperative, and a notice of breakdown has not been filed under Section 340.1.
- 340.4 Excess emissions due to breakdowns and upsets shall be considered unavoidable provided the source adequately demonstrates that:
 - a) The event was not caused by poor or inadequate design, operation, maintenance, or any other reasonably preventable condition;
 - b) The event was not of a recurring pattern indicative of inadequate design, operation, or maintenance; and
 - c) The operator took immediate and appropriate corrective action in a manner consistent with good air pollution control practice.
 - <u>d)</u> The emissions did not result in a violation of an ambient air quality standard.

Amended: November 14, 1984, October 14, 1987, April 14, 1993, October 13, 1994, February 8, 1996

AMENDATORY SECTION

SECTION 341 - ((SCHEDULE)) REPORT OF SHUT-DOWN OR STARTUP

- 341.1 If the operator of any air contaminant source registered in the NWAPA jurisdiction or operating under a Title V air operating permit issued by the Authority schedules a total or partial shutdown or startup of control or process equipment which may result in emissions or any additional emissions to the atmosphere which may temporarily exceed the emission standards of this Regulation; the operator or owner of the source shall notify the Authority prior to the shutdown or startup.
- 341.2 Notification shall be made within the ten (10) day period prior to a scheduled shutdown or startup. The operator or owner of the source shall submit a general schedule of steps to be taken to minimize the release of air contaminants to the atmosphere

- including the reasons for and duration of the proposed shutdown or startup, the nature of the action to be taken, the date and time for the action and an estimate of the anticipated rate and concentration of emission.
- 341.3 Compliance with the requirements of this section does not relieve the owner or operator of the source from the responsibility to maintain continuous compliance with the requirements of this Regulation nor from the resulting liabilities for failure to comply.
- Excess emissions due to shutdown or startup shall be considered unavoidable provided the source adequately demonstrates that the excess emissions could not have been prevented through careful planning and design, the emissions did not result in a violation of an ambient air quality standard and if a bypass of control equipment occurs, that such bypass is necessary to prevent loss of life, personal injury, or severe property damage.

Amended: November 14, 1984, April 14, 1993, September 8, 1993, May 11, 1995, February 8, 1996

AMENDATORY SECTION

SECTION 342 - OPERATION AND MAINTENANCE

- 342.1 All air contaminant sources are required to keep any process and/or air pollution control equipment in good operating condition and repair. If a breakdown or upset condition occurs and it is determined by the Control Officer to be due to poor operating and maintenance procedures, the Control Officer may take any legal steps necessary to prevent a recurrence of the breakdown or upset condition.
- 342.2 Operation and maintenance instructions and schedules for process and/or control equipment must be available and may be required to be posted on the site. This section is specifically applicable to the operation of equipment where untrained personnel may operate or otherwise have access to or use the equipment.
- 342.3 If a breakdown or violation occurs and is due to the improper operation or maintenance of equipment, the owner or operator of the source will, in addition to filing a report of breakdown under Section 340, submit a report on what measures will be taken in training or re-orienting personnel to prevent a recurrence of the breakdown.
- 342.4 Excess emissions due to scheduled maintenance shall be considered unavoidable provided the source adequately demonstrates that the excess emissions could not have been avoided through reasonable design, better scheduling for maintenance, better operation and maintenance practices, and emissions did not result in a violation of an ambient air quality standard.

Amended: April 14, 1993, September 8, 1993, May 11, 1995, February 8, 1996

AMENDATORY SECTION

SECTION 410 - SULFUR OXIDE STANDARDS

- 410.1 ((It shall be unlawful for any person to cause or permit)) Sulfur oxides ((to be emitted into the ambient air)), calculated as sulfur dioxide, measured at an ambient air monitoring station ((averaged over the specified time periods to)) shall not exceed:
 - 410.11 2096 micrograms per cubic meter (eight-tenths (0.800) ppm by volume) for any five (5) minute average, not to be exceeded more than once per year.
 - 410.12 1048 micrograms per cubic meter (four-tenths (0.400) ppm by volume) average for any one (1) hour not to be exceeded more than once per year.
 - 410.13 655 micrograms per cubic meter (twenty-five one hundredths (0.250) ppm by volume) average for any one (1) hour not to be exceeded more than two (2) times in any consecutive seven (7) days.
 - 410.14 260 micrograms per cubic meter (one-tenth (0.100) ppm by volume) average for any one day (24 hours), not to be exceeded more than once per year.
 - 410.15 53 micrograms per cubic meter (two-one hundredths (0.020) ppm by volume) average for any one (1) year (annual arithmetic mean).
- 410.2 Sampling and analysis to determine compliance with this Regulation shall be as outlined in Section 180 or equivalent as approved by the Control Officer or the WDOE.
- Amended: October 13, 1982, April 14, 1993, February 8, 1996

AMENDATORY SECTION

- SECTION 460 WEIGHT/HEAT RATE STANDARD EMISSION OF SULFUR COMPOUNDS
- 460.1 ((It shall be unlawful for any person to cause or allow the)) Emission of sulfur compounds, calculated as sulfur dioxide, monthly average, from ((any)) a source as defined in 460.4 shall not ((to)) exceed ((the following)):
 - 460.11 ((All-plant sources are limited to an emission not to exceed)) One and one-half (1.5) pounds of sulfur dioxide per million BTU of input heat per hour.
 - 460.12 ((All-s))Sources ((not defined as plant sources)) may be exempt from subsection 460.11 of this Regulation under the following conditions:
 - 460.121 That such exemption is not in excess of thirty (30) days in the aggregate in any calendar year.
 - 460.122 That the owner or operator notify the Control Officer immediately when such

- exemption is contemplated, or as soon as possible after an emergency has occurred, indicating the expected length of time of such exemption and when normal operations have been resumed.
- 460.123 That the Control Officer or Board may require from the owner or operator any additional information deemed necessary to determine conditions of the proposed exemption and any impose additional restrictions or conditions on the exemption if it is determined that Section 410 and/or 462 may be violated and/or other applicable ambient air standards exceeded.
- 460.2 ((All-plant s))Sources subject to Section 460 shall submit a proposed schedule of compliance with this Section not less than one hundred and eighty (180) days after ((the effective date of this Regulation)) start-up providing the following:
 - 460.21 The heat capacity of the entire plant source, the average heat output and the capacity and normal operating conditions of each individual source which shall be submitted, reviewed and determined annually at a time and using a method determined by the Control Officer.
 - ((460.23 Any new plants or alterations to existing plants shall be required to use Best Available Technology which has been adequately demonstrated to achieve compliance with this regulation.))
- 460.3 ((All plant s))Sources subject to Section 460 shall submit a monitoring proposal and monitoring schedule within one hundred and ((twenty (120))) eighty (180) days of start-up ((the effective date of this Regulation)). Each proposal shall include:
 - 460.31 At least one recording meteorological station equipped to record wind speed and direction and located and operated as approved by the Control Officer. The data shall be capable of being recorded and interpreted as hourly averages.
 - 460.32 The sulfur content and quantity of all materials, gaseous or liquid, fed to any boilers, furnaces, heaters, flares or any other facility capable of generating heat, resulting in emissions to the atmosphere. The sulfur content shall be expressed in pounds/hour of sulfur dioxide and shall contain an explanation of how this quantity was actually determined. The sulfur content of the fuel shall be averaged over a period of time as determined and specified by the Control Officer.
 - 460.33 The sulfur content and quantity of any other individual source capable of emitting sulfur to the atmosphere in quantities in excess of one hundred (100) pounds/day of sulfur compounds calculated as sulfur dioxide. Provided

that all sources emitting less than one hundred (100) pounds/day of sulfur compounds, calculated as sulfur dioxide may be estimated collectively as a single emission.

- 460.34 The monitoring proposal complies with provisions of Section 365.
- 460.4 ((For the purposes of this Regulation, all sources))

 Except as noted in 460.12 all sources with an input heat capacity greater than five hundred million BTU/hour ((shall be classified as plant sources)) are subject to Section 460.
- 460.5 The total emissions of all sources located in that portion of Sections 2, 3, 4, 5, 9, Township 34 North and Sections 21, 27, 28, 29, 32, 33, 34, 35, in Township 35 North, Range 2 East, Willamette Meridian, all in Skagit County Washington, and commonly known as March Point heavy industrial area; shall not exceed seven thousand (7,000) pounds/hour of sulfur compounds, calculated as sulfur dioxide.

When the Control Officer reasonably believes that there exists a substantial likelihood that this total is likely to be exceeded, he or she shall establish additional temporary restrictions on any or all sources of sulfur compounds in said area to maintain a total emission of less than seven thousand (7,000) pounds/hour. Said restrictions to remain in force only so long as the total emission will exceed 7,000 pounds/hour.

460.6 Emissions from flares, torches and waste gas burners used by any ((plant)) source subject to this Section shall be governed by the provisions set forth in this Section. Provided that emissions from said sources that exceed the limits established by the Regulation of this Authority, shall also be subject to Section 340 "Report of Breakdown" when conditions set forth therein are applicable.

Passed: November 11, 1971

Amended: February 14, 1973, January 9, 1974, August 9, 1978, April 14, 1993, February 8, 1996

AMENDATORY SECTION

SECTION 580 - VOLATILE ORGANIC COMPOUND CONTROL

580.1 The Board of Directors has noted the measurement of ozone concentrations (one hour ave.) nearing the Federal ambient standard at the northern and southern boundaries of the NWAPA jurisdiction. The expanding population and the presence of four large refineries contribute volatile organic compound (VOC) emissions to the atmosphere. Photochemically reactive VOC's are precursors to ozone formation. In order to maintain the current attainment status for ozone, the Board has adopted specific measures to control VOC emissions. Reasonable Available Control Technology (RACT) is required for existing refinery operations, gasoline marketing, and in the use of cutback asphalt.

RACT is defined as the lowest emission limit that a particular source is capable of meeting by the application of control that is reasonably available considering technological and economic feasibility. ((Best Available Control Technology for VOC will be required on all new sources.))

SECTION 580 - DEFINITIONS

BOTTOM LOADING - means the filling of a tank through a submerged fill line.

BULK GASOLINE PLANT - means a gasoline storage and transfer facility that receives more than ninety percent of its annual gasoline throughput by transport tank, and reloads gasoline into transport tanks. See also "gasoline station" and "gasoline loading terminal."

<u>CERTIFIED VAPOR RECOVERY SYSTEM</u> - means a stage II vapor recovery system which has been certified by the California Air Resources Board.

<u>CLOSED REFINERY SYSTEM</u> - means a disposal system that will process or dispose of those VOC collected from another system.

<u>CUTBACK ASPHALT</u> - means an asphalt that has been blended with more than seven percent petroleum distillates by weight.

<u>DISPOSAL SYSTEM</u> - means a process or device that reduces the mass quantity of the uncontrolled VOC emissions by at least ninety percent.

GASOLINE - Means a petroleum distillate having a true vapor pressure greater than 28.0 kilopascals (kPa) (4 pounds per square inch absolute -p.s.i.a.) - at 20 degrees Celsius (20 C) temperature, that is a liquid at standard conditions of 102.9 Kpa (14.7 psi) and 20 C, and is used as a fuel for internal combustion engines.

GASOLINE STATION - means any facility dispensing gasoline into fuel tanks of motor vehicles, from stationary storage tanks. See also "bulk gasoline plant" and "gasoline loading terminal."

GASOLINE LOADING TERMINAL - means a gasoline transfer facility that receives more than ten percent of its annual gasoline throughput solely or in combination by pipeline, ship or barge, and loads gasoline into transport tanks. See also "bulk gasoline plant" and "gasoline station."

<u>LEAK FREE</u> - means a liquid leak of less than four drops per minute.

<u>VAPOR BALANCING</u> - means use of a vapor balance system.

<u>VAPOR RECOVERY SYSTEM</u> - means a process which prevents emission to the atmosphere of volatile organic compounds released by the operation of any transfer, storage, or process equipment.

VOLATILE ORGANIC COMPOUND or VOC - means a hydrocarbon or derivative of hydrocarbon that has a vapor pressure greater then 0.01 Kpa (0.002 psia) at a temperature of 20 C and pressure of 102.9 Kpa (14.7 psi). Excluded compounds are methane, ethane, methylene chloride, 1, 1, 1-trichloroethane (methyl chloroform), trichlorofluoro-

methane (CFC-11), dichlorodifluoromethane (CFC-12), chlorodifluoromethane (CFC-22), trifluoromethane (FC-23), trichlorotrifluoroethane (CFC-113), dichlorotetrafluoroethane (CFC-114), ((and)) chloropentafluoroethane (CFC-115), acetone, and perchloroethylene.

WAXY, HEAVY POUR CRUDE OIL - means a crude oil with a pour point of 10 C or higher (determined by the American Society for Testing and Materials Standard D97-66, "Test for Pour Point of Petroleum Oils").

PASSED: December 13, 1989

Amended: April 14, 1993, October 13, 1994, February 8,

1996

SECTION 580.2 - Petroleum Refineries

- 580.21 This section shall apply to all petroleum refineries with a crude oil or feed stock capacity greater than three hundred eighteen thousand liters (2,000 barrels) per day.
- 580.22 It shall be unlawful for any person to cause or allow the disposal of VOC from the vacuum producing systems covered under this subsection except as follows:
 - 580.221 Noncondensable VOC shall be piped to an appropriate firebox, incinerator or to a closed refinery system.
 - 580.222 Hot wells associated with contact condensers shall be tightly covered and the collected VOC introduced into a closed refinery system.
- 580.23 It shall be unlawful for any person to cause or allow the operation of a wastewater separator with annual VOC emissions estimated by the Authority to exceed 25 tons, when such operation does not comply as follows:
 - 580.231 Wastewater separator forebays shall incorporate a floating pontoon or fixed solid cover with all openings sealed totally enclosing the compartmented liquid contents, or a floating pontoon or a double deck-type cover equipped with closure seals between the cover edge and compartment wall. Collected vapors shall not be discharged to the atmosphere.
 - 580.232 Accesses for gauging and sampling shall be designed to minimize VOC emissions during actual use. All access points shall be closed with suitable covers when not in use.
- 580.24 It shall be unlawful for any person to cause or allow a process unit turnaround which does not comply with the following conditions:
 - 580.241 The VOC contained in a process unit to be depressurized for turnaround shall be introduced to a closed refinery system, combusted by a flare, or vented to a disposal system.

- 580.242 The VOC pressure in a process unit following depressurization for turnaround shall be less than five pounds per square inch gauge (psig) before venting to the ambient air.
- 580.243 The owner or operator shall keep a record of each process unit turnaround not in compliance with 580.242.
- 580.244 The owner or operator shall keep a record of each process unit turnaround listing the date the unit was shut down, the estimated vessel VOC concentration when the VOC was first emitted, and the estimated total quantity of VOC emitted.
- 580.25 Equipment for the reduction, collection or disposal of VOC shall be maintained and operated in a manner commensurate with accepted industrial practices.
- Any petroleum refinery process unit, storage facility or other operation (including drains) subject to federal VOC or HAP standards (NSPS, Benzene Waste NESHAP, Petroleum Refinery NESHAP, etc.) is exempt from the requirements of NWAPA 580.3 through NWAPA 580.10. Such exemption shall take effect upon the date of required compliance with the federal standard.

PASSED: December 13, 1989 Amended: February 8, 1996

NEW SECTION

SECTION 590 PERCHLOROETHYLENE DRY CLEANERS

- 590.1 Applicability. This section applies to all dry cleaning systems using perchloroethylene.
- 590.2 General Requirements. It shall be unlawful for any person to cause or allow the operation of a perchloroethylene dry cleaning system unless all the air-perchloroethylene gas-vapor stream is vented through a carbon adsorber or refrigerated condenser. Dry cleaning machines installed after September 21, 1993 shall use a refrigerated condenser.
- 590.3 General Operation and Maintenance Requirements. It shall be unlawful for any person to cause or allow the operation of any perchloroethylene dry cleaning system unless all of the following conditions are met:
 - 590.31 Conduct a visual inspection of the dry cleaning system at least once a week for perceptible leaks. All perceptible leaks shall be repaired within 24 hours of detection. If repair parts must be ordered to repair a leak, the parts shall be ordered within 2 working days of detecting the leak, and the repair parts shall be installed within 5 working days after receipt;

- 590.32 Drain cartridge filters in their housing or other sealed container for at least 24 hours before discarding the cartridges;
- 590.33 Close the door of each dry cleaning machine except when transferring articles to or from the machine;
- 590.34 Store all perchloroethylene, and wastes containing perchloroethylene, in a closed container; and
- 590.35 Operate and maintain the dry cleaning system according to the manufacturer's specifications and recommendations.
- 590.4 Requirements for Refrigerated Condensers. It shall be unlawful for any person to cause or allow the operation of any perchloroethylene dry cleaning system using a refrigerated condenser unless all of the following conditions are met:
 - 590.41 The air temperature at the outlet of the refrigerated condenser installed on a dry-to-dry machine, dryer, or reclaimer must reach 45°F (7°C) or less during the cool-down period. Compliance shall be determined by continuously monitoring the outlet temperature during the cool-down period using a permanently installed temperature sensor that is accurate to within 2°F (1°C);
 - 590.42 The difference between the air temperature at the inlet and outlet of a refrigerated condenser installed on a washer must be greater than or equal to 20°F (11°C). Compliance shall be determined by continuously monitoring the inlet and outlet temperatures during the cooldown period using permanently installed temperature sensors that are accurate to within 2°F (1°C);
 - 590.43 The refrigerated condenser shall be operated with a diverter valve that prevents air drawn into the dry cleaning machine from passing through the refrigerated condenser when the door of the machine is open; and
 - 590.44 The refrigerated condenser shall not vent the air-perchloroethylene gas-vapor stream while the dry cleaning machine drum is rotating or, if installed on a washer, until the washer door is opened.
- 590.5 Requirements for Carbon Adsorbers. It shall be unlawful for any person to cause or allow the operation of any perchloroethylene dry cleaning system using a carbon adsorber unless all of the following conditions are met:
 - 590.51 The concentration of perchloroethylene at the exhaust of the carbon adsorber shall not exceed 100 ppm while the dry cleaning machine is venting to the carbon adsorber at the end of the last dry cleaning cycle prior to desorption of the carbon adsorber; and

- 590.52 Compliance shall be determined by weekly measurements of the concentration of perchloroethylene at the outlet of the carbon adsorber using a colorimetric detector tube that is accurate to within 25 ppm. If the dry cleaning system was constructed on or before December 8, 1991, monitoring shall commence by September 23, 1996. If the dry cleaning system was constructed after December 8, 1991, monitoring shall commence immediately.
- 590.6 Recordkeeping. Each dry cleaning facility shall have an Operation and Maintenance Plan that includes the following records:
 - 590.61 A record of dates and results of all monitoring, inspections, and repair of the dry cleaning system.
 - 590.62 If a refrigerated condenser is used on a dry-todry machine, dryer, or reclaimer, a weekly record of the air temperature measured at the outlet of the refrigerated condenser during the cool-down period to verify compliance with Subsection 590.41.
 - 590.63 If a refrigerated condenser is used on a washer, a weekly record of the difference between the air temperatures measured at the inlet and outlet of the refrigerated condenser to verify compliance with Subsection 590.42.
 - 590.64 A record of the volume of perchloroethylene purchased each month including receipts of perchloroethylene purchases and a calculation of the amount of perchloroethylene purchased over the previous 12 months.
- 590.7 Prohibitions. It shall be unlawful to operate a multi-machine dry cleaning operation in which washing and drying are performed in different machines (transfer system) after December 31, 1999.
- 590.8 Major Source Requirements. If the dry cleaning system is located at a facility that emits 10 tons or more of perchloroethylene annually, the facility must meet the additional requirements set forth in 40 CFR Part 63, Subpart M.

PASSED: February 8, 1996

Reviser's note: The typographical errors in the above section occurred in the copy filed by the agency and appear in the Register pursuant to the requirements of RCW 34.08.040.

Reviser's note: The spelling errors in the above section occurred in the copy filed by the agency and appear in the Register pursuant to the requirements of RCW 34.08.040.

WSR 96-02-002 PROPOSED RULES PERSONNEL RESOURCES BOARD

[Filed December 20, 1995, 12:54 p.m.]

Continuance of WSR 95-22-092.

Title of Rule: Title 356 WAC, amending WAC 356-05-415 Temporary employment, 356-30-065 Temporary appointments—From outside state service, 356-30-067 Temporary appointments from within classified service and 356-18-112 Shared leave; and repealing WAC 356-30-025 Nonpermanent appointments—Duration.

Hearing Location: Department of Personnel, 521 Capitol Way South, Olympia, WA, on January 11, 1996, at 10:00.

Assistance for Persons with Disabilities: Contact Department of Personnel by January 4, 1996, TDD (360) 753-4107, or (360) 586-0509.

Submit Written Comments to: Sharon Whitehead, Department of Personnel, P.O. Box 47500, Olympia, WA 98504-7500, FAX (360) 586-4694, by January 9, 1996.

Date of Intended Adoption: January 11, 1996.

December 8, 1995 Dennis Karras Secretary

WSR 96-02-010 PROPOSED RULES DEPARTMENT OF REVENUE

[Filed December 21, 1995, 8:45 a.m.]

Original Notice.

Exempt from preproposal statement of inquiry under RCW 34.05.310(4).

Title of Rule: WAC 458-20-226 Landscape and horticultural services.

Purpose: This rule provides tax reporting information to persons performing landscape and horticultural services.

Other Identifying Information: This rule is being amended at this time to incorporate the specific 1995 legislation which excluded pruning, trimming, repairing, removing, and clearing of trees and brush near electric transmission or distribution lines or equipment if performed by or at the direction of an electric utility. No other change in the rule is being made at this time.

Statutory Authority for Adoption: RCW 82.32.300.

Statute Being Implemented: RCW 82.04.050 as amended by chapter 39, Laws of 1995.

Summary: This rule provides state tax reporting information to persons engaged in landscape and horticultural services. The rule identifies those landscape and horticultural services that are excluded by statute from the definition of a retail sale. It includes a number of examples to show how the state taxes apply to various situations.

Reasons Supporting Proposal: The proposed changes to the rule will specifically implement chapter 39, Laws of 1995. A statement of inquiry has not been prepared on the basis of RCW 34.05.310 (4)(e).

Name of Agency Personnel Responsible for Drafting and Implementation: Les Jaster, 711 Capitol Way South, Suite #303, Olympia, WA, (360) 586-7150; and Enforce-

ment: Russell Brubaker, 711 Capitol Way South, Suite #303, Olympia, WA, (360) 586-0257.

Name of Proponent: Department of Revenue, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: This rule provides state tax reporting information to persons engaged in landscape and horticultural services. The rule explains that these services, with few exceptions, are retail activities when performed for consumers and subject to the retailing business and occupation tax and collection of retail sales tax. These services are not retail when performed for farmers or related to silviculture. The 1995 legislation also removed certain landscape maintenance activities from the definition of a retail sale when performed for or at the direction of an electric utility. The anticipated effect of the rule is to have taxpayers correctly report their state taxes. More specifically, it is the intent of this rule revision to have persons who perform tree trimming for electric utilities understand that retail sales tax does not apply and that the service business and occupation tax does apply to this activity.

Proposal Changes the Following Existing Rules: This rule changes WAC 458-20-226. The change indicates that brush clearing, tree trimming, and tree removal is not a retail sale when performed for or at the direction of an electric utility for purposes of keeping electric lines or transmission/distribution facilities clear.

No small business economic impact statement has been prepared under chapter 19.85 RCW.

A small business economic impact statement is not required for the following reason:

The changes to this rule are made to conform to mandates of the 1995 legislature and the department is given no discretionary latitude.

- (1) Requires businesses to separately account for nontaxable utility line clearing services from taxable land-scape maintenance services so that a business does not collect retail sales tax or pay the improper amount of business and occupation tax to the state.
- (2) Clarifies which activities, performed by which businesses are subject to tax.
- (3) Provides examples of both taxable and nontaxable activities.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. This rule action only adopts specific language of a Washington state statute and is not a significant legislative rule under RCW 34.05.328 (5)(b)(iii).

Hearing Location: General Administration Building, Revenue Conference Room 402, 210 11th and Columbia Street, Olympia, WA, on February 8, 1996, at 11:00 a.m.

Assistance for Persons with Disabilities: Contact Sandra Yuen by February 1, 1996, TDD 1-800-451-7985, or (360) 753-3217.

Submit Written Comments to: Les Jaster, Department of Revenue, P.O. Box 47467, Olympia, WA 98504-7467, FAX (360) 664-0693, by February 7, 1996.

Date of Intended Adoption: February 21, 1996.

December 21, 1995 Russell W. Brubaker Assistant Director

Proposed [12]

AMENDATORY SECTION (Amending WSR 94-23-053, filed 11/10/94, effective 12/11/94)

WAC 458-20-226 Landscape and horticultural services. (1) Introduction. This section provides tax reporting instructions for persons who provide landscape and horticultural services. ((Section 301, chapter 25, Laws of 1993 sp. sess.)) Chapter 39, Laws of 1995 amended RCW 82.04.050 to ((include as)) exclude from a retail sale ((landscape-maintenance and horticultural services, except horticultural services provided to farmers)) the pruning, trimming, repairing, removing, and clearing of trees and brush near electric transmission or distribution lines or equipment, if performed by or at the direction of an electric utility. This change became effective July 1, ((1993)) 1995. Landscape maintenance and horticultural services became subject to the retail sales tax effective July 1, 1993, and previously were taxed under the service and other business activities classification. The law change which made landscape maintenance and horticultural services a retail sale does not apply to silvicultural activities or to horticultural services provided to farmers. Silviculture means the commercial production of timber and includes activities such as growing seed into seedlings, planting, fertilizer and pesticide application, pruning and thinning as provided to timber growers. These activities are specifically excluded from the scope of this rule. Silvicultural activities are generally subject to the extracting B&O tax classification or the service and other business activities B&O tax classification. (See WAC 458-20-135 and 458-20-224.)

- (2) Retail landscape and horticultural services. Landscape and horticultural services which are retail sales include:
- (a) Grading, filling, leveling, planting, seeding, sodding, removing, cutting, trimming, pruning, mulching, aerating, applying chemicals, watering, and fertilizing to establish, promote, or control the growth of trees, shrubs, flowers, grass, ground cover and other flora for ornamentation or other nonagricultural purposes.
- (b) The sale or rental of landscaping materials and the construction of sprinkling systems, walks, pools, fences, trellises, rockeries, and retaining walls.
- (c) Cultivating fruits, flowers, and vegetables for consumers other than farmers.
- (d) All tree trimming other than for farmers or persons engaged in silviculture. This includes all trimming for size, shape, aesthetics, removal of diseased branches, and removal of limbs because they are too close to structures. It ((also includes)) does not include tree trimming performed for public and private electric utilities or at the direction of electric utilities to keep power lines, distribution lines, or equipment free of tree branches or brush. ((The department of revenue has considered trimming of trees for public or private utilities to be a landscape maintenance activity and not subject to retail sales tax for periods prior to July 1, 1993.))
- (3) Nonretail landscape and horticultural services. Landscape and horticultural services which are not retail sales include:
- (a) Landscape design services performed by a landscape architect separate from a contract for landscape maintenance.
 - (b) Planting trees for farmers.

- (c) Thinning or planting of trees for persons who are involved in the commercial production of timber. These are silvicultural activities and silvicultural activities are not considered to be horticultural or landscape maintenance activities. (See WAC 458-20-135 and 458-20-209.)
- (d) Landscape services performed for municipal corporations or political subdivisions of the state on real property owned by those entities if the real property is used or held for public road purposes. (See WAC 458-20-171.)
- (e) Horticultural services, including spraying and fertilizing, performed for farmers for agricultural purposes. See WAC 458-20-209 for examples of horticultural services performed for farmers.
- (f) Pruning, trimming, repairing, removing, and clearing of trees and brush near electric transmission or distribution lines or equipment, if performed by or at the direction of an electric utility. The removing and clearing of trees includes the stump removal by grinding, digging, or any other means, if performed by or at the direction of an electric utility. These are retail activities when not performed by or at the direction of an electric utility.
 - (4) Business and occupation tax.
- (a) **Retailing**. The gross income from landscape and horticultural services which are retail sales and which are performed for consumers is taxable under the retailing classification.
- (b) Wholesaling. The gross income from services which are retail sales and which are performed for other contractors for resale is taxable under the wholesaling classification.
- (c) **Service**. The gross income from horticultural services provided to farmers is taxable under the service and other activities classification. This tax classification also applies to income received from pruning, tree trimming, removing and clearing of trees and brush near electric lines, if performed by or at the direction of an electric utility.
- (d) Selected business services. Effective July 1, 1993, landscape architects who perform design services are taxable under the selected business services tax classification. See RCW 82.04.290.
- (e) **Public road construction**. Persons who perform landscape services for municipal corporations or political subdivisions of the state on real property owned by those entities are taxable under the public road construction B&O tax classification, but only if the real property is used or held for public road purposes.
- (f) Government contracting. This classification applies to persons engaged in the business of constructing, repairing, decorating, or improving new or existing buildings or other structures for the United States, or a city or county housing authority created under chapter 35.82 RCW. This classification would include the construction or maintenance of items such as walls, fences, walks, pools and other structures. This classification does not include the planting of lawns or trees or the cutting of grass or tree trimming performed for these customers. These activities are subject to the retailing classification.
 - (5) Retail sales and use tax.
- (a) Landscape gardeners and horticulturists, except horticulturists performing services for farmers, must generally collect and report the retail sales tax upon the full contract price when performing landscaping or horticultural services

for consumers. For purposes of collecting the local option retail sales tax, the sale takes place where the service is performed. See WAC 458-20-145. The retail sales tax does not apply to charges to the United States for landscape services, including landscape maintenance services, and sellers may take a deduction from the retail sales tax classification in reporting those sales which are taxable under the retailing B&O tax classification.

- (b) Persons performing a landscaping or horticultural service for a contractor for resale must provide a resale certificate. See WAC 458-20-102.
- (c) Landscape gardeners and horticulturists must pay the retail sales tax to their vendors when purchasing tools, equipment, and supplies which are not resold, either directly or as a component part of the finished work. They must pay deferred sales or use tax directly to the department upon the value of any such property that was purchased or acquired without payment of Washington retail sales tax.
- (d) Plants, shrubs, trees, sod, seed, chemicals, fertilizer, peat moss, sprinkler systems, rocks, building materials and any other tangible personal property which becomes a part of the finished work may be purchased for resale, except items used in providing horticultural services for farmers and items used in performing public road construction, government contracting, or services for timber growers.
- (e) Retail sales tax or use tax is due with respect to items purchased by horticulturists for use in performing services for farmers.
- (f) Retail sales tax or use tax is due with respect to items purchased for use in performing services for timber growers or which are taxable as either public road construction or government contracting. This includes items such as sod, seed, trees, building materials, fertilizers, spray materials, etc.
- (g) The retail sales tax does not apply to the charge made by persons performing tree trimming near electric transmission or distribution lines, but only if the work is performed at the direction of an electric utility. Persons performing these services must pay retail sales or use tax on all materials, supplies, tools, and equipment used in performing the service.
- (6) Examples. The following examples identify a number of facts and then state a conclusion. These examples should be used only as a general guide. The tax results of other situations must be determined after a review of all of the facts and circumstances.
- (a) John Doe, a landscaper, was hired by a city to maintain the landscaping around the buildings at the city's municipal golf courses. He must collect and report the retail sales tax and pay retailing B&O tax on the full contract amount.
- (b) John Doe purchased several plants, some fertilizer, and insect spray to use in landscaping the golf course. He also purchased some solvent and mineral oil to clean and maintain some of his landscaping tools. His purchases of the plants, fertilizer and insect spray are purchases for resale. He must pay retail sales tax to his vendors on his purchases of the solvent and mineral oil.
- (c) Landscaping company provides complete landscaping services including landscape design by a licensed landscape architect, installation, and maintenance. Landscaping charged Jane Smith two hundred dollars for a landscap-

- ing plan for her new home. She planned to purchase the plants and do the landscaping work herself. Landscaping must report B&O tax on the charge for the design service at the rate for selected business services.
- (d) Landscaping company entered into a contract to landscape the yard for a client's new home. The company must collect and report retail sales tax and pay retailing B&O on the full contract amount, even though part of Landscaping's services included drawing a landscaping plan.
- (e) Landscaping company entered into a two-phase contract with a county. Phase one required the company to plant trees and shrubs and put in a sprinkling system as part of a public road project. The sprinkler system is located in the public road right of way. The contract provided Landscaping would receive five hundred thousand dollars for phase one of the project. Phase two provided that Landscaping would maintain the trees and shrubs for a period of five years. The contract provided for payments of four thousand dollars per month plus costs for fertilizer and spray for maintaining the planted strips. Phase one is part of public road construction and Landscaping is taxable under the public road construction classification upon the five hundred thousand dollars received for phase one. The company must pay sales tax when purchasing the trees and shrubs and materials for the sprinkling system for use in phase one of the project. See WAC 458-20-171 for the tax liability for public road construction.

Phase two for the maintenance of the completed project is also public road construction. This is not a retail sale because the work is performed for a municipal corporation or political subdivision of the state on land owned by that entity and which is being used for public road purposes. See RCW 82.04.190.

Landscaping will owe B&O tax under the public road construction classification and must pay retail sales or use tax on any items used in performing this work, including purchases of fertilizers, chemicals and other materials.

- (f) John Doe operates a tree trimming business and has a contract with a public utility district (PUD) to trim trees along the PUD's power lines. Some of these trees are on private property with the PUD obtaining the permission of the owners to trim the trees. Some trees are also located on land for which the PUD has an easement, including along public road right of ways. This tree trimming is not a retail sale, ((including)) but taxable under the service and other business activities classification. This includes trimming performed along the road right of way. The property on the road right of way is not owned by the PUD for whom the work is being performed. The easement is not for use as a public road and as such the tree trimming is not public road construction.
- (g) John Doe provides a tree trimming service to his residential customers. The tree trimming is performed at the direction of the residential customer to remove diseased limbs, limbs too close to the house, limbs which are a safety hazard because of their proximity to power lines, and limbs which are objectionable to the desired shape of the tree. All of this tree trimming is a retail activity, regardless of the specific reason for cutting the limbs.

WSR 96-02-019 PROPOSED RULES PUGET SOUND AIR POLLUTION CONTROL AGENCY

[Filed December 22, 1995, 9:25 a.m.]

Original Notice.

Exempt under RCW 70.94.141(1).

Title of Rule: Repealing section 8.01; amending section 8.02; and adopting sections 8.05, 8.07, and 8.08.

Purpose: To be consistent with the state agricultural burning regulations and to allow training fires and fire extinguisher training by rule rather than by Puget Sound Air Pollution Control Agency's formal written approval.

Other Identifying Information: 8.01 Policy; 8.02 Outdoor Fires - Prohibited Types; 8.05 Agricultural Burning; 8.07 Fire Extinguisher Training; 8.08 Fire Department Training Exercises.

Statutory Authority for Adoption: Chapter 70.94 RCW. Statute Being Implemented: RCW 70.94.141.

Summary: This proposal adopts regulations to be consistent with state agricultural burning regulations and to allow fire extinguisher and fire department training by rule.

Reasons Supporting Proposal: To be consistent with the state regulations and to simplify the approval procedures for fire extinguisher training and fire department training exercises.

Name of Agency Personnel Responsible for Drafting: Larry Vaughn, 110 Union Street, #500, Seattle, 98101, (206) 689-4035; Implementation: Dave Kircher, 110 Union Street, #500, Seattle, 98101, (206) 689-4050; and Enforcement: Jim Nolan, 110 Union Street, #500, Seattle, 98101, (206) 689-4053.

Name of Proponent: Puget Sound Air Pollution Control Agency, governmental.

Agency Comments or Recommendations, if any, as to Statutory Language, Implementation, Enforcement, and Fiscal Matters: The state implementation plan will be updated to reflect these amendments.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: The new Puget South Air Pollution Control Agency rule will incorporate the essential elements of the state agricultural burning rule. The rule implements an agricultural burning program that requires qualifying agricultural businesses to apply for a burning permit prior to burning. Also, the Puget Sound Air Pollution Control Agency currently gives a case-by-case written approval for burning of structures by fire departments for training purposes and fire extinguisher training. The rule would replace this practice with "permit by rule." The proposed rule contains air quality conditions necessary to minimize the impacts of burning on the environment. These conditions are used in the current formal written approvals from Puget Sound Air Pollution Control Agency.

Proposal Changes the Following Existing Rules: This proposal will incorporate the state agricultural burning rule which implements a program that requires qualifying agricultural businesses to apply for a burning permit prior to burning; and it will replace the current practice of giving approval on a case-by-case basis with "permit by rule" for fire training activities.

No small business economic impact statement has been prepared under chapter 19.85 RCW. This agency is not subject to the small business economic impact provisions of the Administrative Procedure Act.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. Pursuant to RCW 70.94.141(1), section 201, chapter 403, Laws of 1995, does not apply to this rule adoption.

Hearing Location: Puget Sound Air Pollution Control Agency Offices, 110 Union Street, #500, Seattle, WA 98101, on February 8, 1996, at 9:00 a.m.

Assistance for Persons with Disabilities: Contact Agency Receptionist, 689-4010 by February 1, 1996, TDD (800) 833-6388, or (800) 833-6385 (braille).

Submit Written Comments to: Dennis McLerran, Puget Sound Air Pollution Control Agency, 110 Union Street, #500, Seattle, WA 98101, FAX (206) 343-7522, by January 29, 1996.

Date of Intended Adoption: February 8, 1996.

December 21, 1995 Larry C. Vaughn Assistant Engineer

REPEALER

REGULATION I SECTION 8.01 POLICY

AMENDATORY SECTION

REGULATION I SECTION 8.02 OUTDOOR FIRES - PROHIBITED TYPES

It shall be unlawful for any person to cause or allow any outdoor fire:

- (a) During any stage of an air pollution episode or period of impaired air quality; or
- (b) Containing garbage, dead animals, asphalt, petroleum products, paints, rubber products, plastics or any substance other than natural vegetation which normally emits dense smoke or obnoxious odors; or
 - (c) Other than the following types:
- (1) Fires for instruction in the methods of fighting fires, (((except forest fires), provided prior written approval has been issued by the Control Officer)) provided the person(s) conducting the training fire complies with the requirements of Section 8.07 or 8.08 of this regulation;
- (2) Fires associated with <u>commercial</u> agricultural operations, ((activities for controlling diseases, insects, weed abatement or development of physiological conditions conducive to increased crop yield, provided written confirmation has been furnished by a designated county extension agent or agricultural specialist designated by the Cooperative Extension Service that burning is the best management practice, and)) provided prior written approval has been issued by the Control Officer in accordance with Section 8.05 of this regulation;
- (3) Fires for abating a forest fire hazard, to prevent a hazard, for instruction of public officials in methods of forest fire fighting, any silvicultural operation to improve forest lands, and silvicultural burning used to improve or maintain fire dependent ecosystems for rare plants or animals within state, federal, and private natural area preserves, natural resource conservation areas, parks, and other wildlife areas, provided prior written approval has been issued by the Washington Department of Natural Resources;

- (4) Fires no larger than four feet in diameter and three feet in height consisting of leaves, clippings, prunings, and other yard and gardening refuse originating on lands immediately adjacent and in close proximity to a human dwelling and burned on such lands by the property owner or his or her designee, provided a permit has been issued by a fire protection agency, county, or conservation district;
- (5) Fires consisting of residue of a natural character such as trees, stumps, shrubbery or other natural vegetation arising from land clearing projects, provided a permit has been issued by a fire protection agency, county, or conservation district;
- (6) Fires consisting solely of charcoal, propane, natural gas, or wood used solely for the preparation of food;
- (7) Fires no larger than four feet in diameter and three feet in height for campfires at designated federal, state, county or city parks and recreation areas;
- (8) Fires for Indian ceremonies or for the sending of smoke signals if part of a religious ritual;
- (9) Fires for abating a fire hazard, provided a fire protection agency or county has determined that no reasonable alternative is available to abate the hazard and prior written approval has been issued to the fire protection agency or county by the Control Officer.

NEW SECTION

REGULATION I SECTION 8.05 AGRICULTURAL BURNING

- (a) Applicability. This section applies to burning related to commercial agricultural operations. The definitions and requirements contained in Chapter 173-430 WAC also apply to this section.
- (b) General Requirements. Agricultural burning will be permitted if the following requirements are met:
- (1) The natural vegetation being burned is generated from the property of the commercial agricultural operation;
- (2) Burning is necessary for crop propagation or rotation, disease or pest control; and
- (3) Burning is a best management practice as established by the Agricultural Burning Practices and Research Task Force (established in RCW 70.94.650 as referenced in WAC 173-430-050); or the burning practice is approved in writing by the Washington State Cooperative Extension Service or the Washington State Department of Agriculture; or the burning is conducted by a governmental entity with specific agricultural burning needs, such as irrigation districts, drainage districts, and weed control boards.
- (c) Permit Applications. Agricultural burning permits shall be approved by the Agency prior to burning. The permit application shall be submitted on forms provided by the Agency and shall include:
- (1) A copy of the applicant's most recent year's Schedule F (as filed with the Internal Revenue Service);
- (2) A written review by the local fire district or fire marshal indicating their endorsement that local requirements have been met; and
 - (3) A non-refundable permit fee:
- (A) For burning up to 10 acres (or equivalent), the fee is \$25.00, (base fee);

- (B) For burning over 10 acres, the fee is \$25.00 plus \$2.50 for each additional acre.
 - (d) Permit Action and Content.
- (1) The Agency will act on a complete application within 7 days of receipt.
- (2) All agricultural burning permits shall contain conditions that are necessary to minimize emissions.
- (3) All permits shall expire 12 months from date of issuance.
- (e) Permit Denial. No permit shall be issued if the Agency determines that the proposed burning will cause a nuisance. All denials shall become final within 15 days unless the applicant petitions the Control Officer for reconsideration, stating the reasons for reconsideration. The Control Officer shall then consider the petition and shall within 30 days issue a permit or notify the applicant in writing of the reason(s) for denial. (For more information on the appeal process, see Section 3.17 of this regulation.)

NEW SECTION

REGULATION I SECTION 8.07 FIRE EXTINGUISHER TRAINING

- (a) Applicability. This section applies to small, shortduration fires for teaching the proper use of hand-held fire extinguishers.
- (b) General Requirements. Hand-held fire extinguisher training may be conducted provided the following requirements are met:
- (1) Training shall not occur during any stage of an air pollution episode or period of impaired air quality;
- (2) Combustible materials used during the fire extinguisher training shall be limited to:
- (A) Less than 2 gallons of clean kerosene or diesel fuel oil per training exercise,
- (B) As much gaseous fuel (propane) as required for the training exercise,
- (C) Less than 0.5 cubic yards of clean, solid combustible materials per training exercise. Examples of solid combustible materials are seasoned wood, untreated scrap lumber, and unused computer paper.
- (3) All training must be conducted by local fire officials or a qualified instructor. Instructor qualifications and a training plan must be available to PSAPCA upon request;
- (4) Prior to the training, the person(s) conducting the exercise must notify the local fire department, fire marshal, or fire district and must meet all applicable local ordinances and permitting requirements; and
- (5) Person(s) conducting hand-held fire extinguisher training shall be responsible for responding to citizen inquiries and resolving citizen complaints caused by the training activity.

NEW SECTION

REGULATION I SECTION 8.08 FIRE DEPART-MENT TRAINING EXERCISES

- (a) Applicability. This section applies to structural fires set by fire departments, fire marshals, vocational schools, or fire districts for training fire fighters under realistic conditions.
- (b) General Requirements. Fire departments, fire marshals, vocational schools, or fire districts may conduct

structural fire training provided all of the following requirements are met:

- (1) The fire training shall not occur during any stage of an air pollution episode or period of impaired air quality;
- (2) Before the training begins, the fire department, fire marshal, vocational school, or fire district conducting the training fire must have submitted to PSAPCA a copy of the asbestos survey for the structure, and a completed PSAPCA Asbestos/Demolition Notification form indicating all asbestos has been removed from the structure prior to training;
- (3) The fire department, fire marshal, vocational school, or fire district conducting the fire training must have a fire-training plan available to PSAPCA upon request, and the purpose of the structural fire must be to train fire fighters;
- (4) Composition roofing, asphalt roofing shingles, asphalt siding materials, miscellaneous debris from inside the structure, carpet, linoleum, and floor tile must not be burned. These materials must be lawfully removed from the structure and disposed of in a lawful manner prior to the training exercise;
- (5) Nuisance complaints or citizen inquiries relating to any training fire shall be resolved by the fire departments, fire marshals, vocational schools, or fire districts conducting the training fire; and
- (6) The fire departments, fire marshals, vocational schools, or fire districts conducting the training fire shall obtain any permits, licenses, or other approvals required by any entity for such training fires. All permits, licenses, and approvals must be kept on-site and available for inspection.

WSR 96-02-023 PROPOSED RULES DEPARTMENT OF TRANSPORTATION

[Filed December 22, 1995, 2:24 p.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 95-22-076.

Title of Rule: WAC 468-300-010 Promotional toll.

Purpose: A passenger fare(s) may be established for a pilot program in conjunction with the Central Puget Sound Regional Fare Integration project on ferry route(s) serving King, Pierce, Snohomish and Kitsap counties. The rate(s) may be established at the discretion of the secretary of transportation for a specific discount not to exceed fifty percent of full fare.

Statutory Authority for Adoption: RCW 47.56.030 and 47.60.326.

Statute Being Implemented: RCW 47.60.326.

Reasons Supporting Proposal: To allow Washington state ferries to participate in a timely manner in pilot regional fare integration projects.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Washington State Ferries, 801 Alaskan Way, Seattle, WA, (206) 464-6428.

Name of Proponent: Washington State Department of Transportation, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: To allow Washington state ferries to participate in a timely manner in regional fare integration projects.

Proposal does not change existing rules.

No small business economic impact statement has been prepared under chapter 19.85 RCW. This change will not have an impact on small business.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. Agency not included under subsection (5)(a)(i) of section 201.

Hearing Location: Room 1D2, Transportation Building, Olympia, Washington 98504, on February 15, 1996, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact 1-800-486-8392 by February 14, 1996, (360) 705-6980.

Submit Written Comments to: Ben Klein, Transportation Building, P.O. Box 47318, Olympia, WA 98504-7318, FAX (360) 705-6808, by February 14, 1996.

Date of Intended Adoption: February 15, 1996.

December 21, 1995

Chris R. Rose, Administrator

Transportation Commission

AMENDATORY SECTION (Amending Order 77, filed 8/25/94, effective 9/25/94)

WAC 468-300-010 Ferry passenger tolls.

Effective 03:00 a.m. October 9, 1994

	Full Fare	Half Fare	Frequent User Ticket Book 20 Rides ¹	Monthly Pass ⁵	Bicycle Surcharge ² @ ⁶
ROUTES	ruii rare	naii raic	20 Rides		
Via Passenger-Only Ferry *Seattle-Vashon *Seattle-Southworth *Seattle-Bremerton	3.50	1.75	21.00	44.10	N/C
Via Auto Ferry *Fauntleroy-Southworth *Seattle-Bremerton *Seattle-Winslow *Edmonds-Kingston	3.50	1.75	21.00	44.10	0.50
Port Townsend-Keystone	1.75	0.90	21.00	N/A	0.25
*Fauntleroy-Vashon *Southworth-Vashon *Pt. Defiance-Tahlequah *Mukilteo-Clinton	2.30	1.15	13.70	29.00	0.50
*Anacortes to Lopez Shaw, Orcas or Friday Harbor	4.95	2.50	29.60	N/A	2.75
Between Lopez, Shaw, Orcas and Friday Harbor ⁴	N/C	N/C	N/C	N/A	N/C
International Travel					
Anacortes to Sidney and Sidney to all destinations	6.90	3.45	N/A	N/A	4.50
From Lopez, Shaw, Orcas and Friday Harbor to Sidney@	1.75	1.00	N/A	N/A	1.75
Lopez, Shaw, Orcas and Friday Harbor to Sidney (round trip) ³	8.65	4.45	N/A	N/A	6.25

[@] These fares rounded to the nearest multiple of \$.25.

^{*} These routes operate as a one-point toll collection system.

¹FREQUENT USER TICKETS - Shall be valid only for 90-days from date of purchase after which time the tickets shall not be accepted for passage.

²BICYCLE SURCHARGE - Is an addition to the appropriate passenger fare.

³ROUND TRIP - Round trip tickets for international travel available for trips beginning or ending on one of the Islands served.

⁴INTER-ISLAND FARES - Passenger fares included in Anacortes tolls.

⁵MONTHLY PASS - A monthly passenger pass is available for all routes except: Anacortes/San Juan Island/Sidney and Port Townsend/Keystone, as a pilot program. The pass is available through some local employers. It is a flash pass valid for the month printed on the pass and will be presented to Washington state ferries staff whenever a passenger fare is collected. This pass is based on 21 days of passenger travel with a 40% discount.

⁶BICYCLE PASS - A bicycle pass is available on all routes except: Anacortes/San Juan Island/Sidney and Port Townsend/Keystone, as a 1 year pilot program for a \$10.00 annual fee subject to meeting WSF specified conditions. The pass is valid for one year. A cyclist with a valid pass shall have the bicycle surcharge waived.

HALF FARE - Children under five years of age will be carried free when accompanied by parent or guardian. Children five through eleven years of age will be charged half-fare. Children twelve years of age will be charged full-fare.

SENIOR CITIZENS - Passengers age 65 and over, with proper identification establishing proof of age, may travel at half-fare passenger tolls on any route where passenger fares are collected.

PERSONS OF DISABILITY - Any individual who, by reason of illness, injury, congenital malfunction, or other incapacity or disability is unable without special facilities or special planning or design to utilize ferry system services, upon presentation of a WSF Disability Travel Permit, Regional Reduced Fare Permit, or other identification which establishes a disability may travel at half-fare passenger tolls on any route. In addition, those persons with disabilities who require attendant care while traveling on the ferries, and are so certified by their physician, may obtain an endorsement on their WSF Disability Travel Permit and such endorsement shall allow the attendant to travel free.

BUS PASSENGERS - Passengers traveling on public transit buses pay the applicable fare. Passengers traveling in private or commercial buses will be charged the half-fare rate.

MEDICARE CARD HOLDERS - Any person holding a Medicare card duly issued to that person pursuant to Title II or Title XVIII of the Social Security Act may travel at half-fare passenger tolls on any route upon presentation of a WSF Disability Travel Permit or a Regional Reduced Fare Permit at time of travel.

FERRY/TRANSIT PASS - A combination ferry-transit monthly pass may be available for a particular route when determined by Washington state ferries and a local public transit agency to be a viable fare instrument. The WSF portion of the fare is based on 21 days of passenger travel at a 50% discount.

PROMOTIONAL TOLLS - A promotional rate may be established at the discretion of the secretary of transportation for a specific discount (not to exceed 50 percent of full fare) and effective only at designated times on designated routes (not to exceed 100 days per year on any one route).

Special passenger fare rate(s) may be established for a pilot program in conjunction with the Central Puget Sound Regional Fare Integration project on ferry route(s) serving King, Pierce, Snohomish and Kitsap counties. The rate(s) may be established at the discretion of the secretary of transportation for a specific discount not to exceed fifty percent of full fare.

SCHOOL GROUPS - Passengers traveling in authorized school groups for institution-sponsored activities will be charged a flat rate of \$1 per walk-on group or per vehicle of students and/or advisors and staff. Walk-on groups and private vehicles require a letter of authorization. Vehicles and drivers will be charged the fare applicable to vehicle size. The special school rate is \$2 on routes where one-point toll systems are in effect.

WSR 96-02-024 PROPOSED RULES DEPARTMENT OF TRANSPORTATION

[Filed December 22, 1995, 2:25 p.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 95-22-044.

Title of Rule: WAC 468-300-010 Bicycle pass revision. Purpose: To make a bicycle pass available on all routes except the Anacortes/San Juan Islands/Sidney B.C. ferry routes as a pilot program for a \$20.00 annual fee. The pass will be valid for one year. A bicyclist with a valid pass will have the surcharge waived.

Statutory Authority for Adoption: RCW 47.56.030 and 47.60.326.

Statute Being Implemented: RCW 47.60.326.

Summary: A revision to WAC 468-300-010 to revise the existing schedule of tolls to reflect the goal of structuring the bicycle pass program for regular commuters instead of recreational riders.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Washington State Ferries, 801 Alaskan Way, Seattle, WA, (206) 464-6428.

Name of Proponent: Washington State Department of Transportation, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: To modify the existing schedule of tolls for the Washington state ferries to reflect the goal of structuring the bicycle pass program for regular commuters instead of recreational riders.

Proposal does not change existing rules.

No small business economic impact statement has been prepared under chapter 19.85 RCW. This change will not have an impact on small business.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. Agency not included under subsection (5)(a)(i) of section 201.

Hearing Location: Room 1D2, Transportation Building, Olympia, Washington 98504, on February 15, 1996, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact 1-800-486-8392 by February 14, 1996, (360) 705-6980.

Submit Written Comments to: Ben Klein, Transportation Building, P.O. Box 47318, Olympia, WA 98504-7318, FAX (360) 705-6808, by February 14, 1996.

Date of Intended Adoption: February 15, 1996.

December 21, 1995 Chris R. Rose, Administrator Transportation Commission

AMENDATORY SECTION (Amending Order 77, filed 8/25/94, effective 9/25/94)

WAC 468-300-010 Ferry passenger tolls.

Effective 03:00 a.m. October 9, 1994

			Frequent User Ticket Book 20 Rides ¹	Monthly Pass ⁵	Bicycle Surcharge ² @ ⁶
ROUTES	Full Fare	Half Fare			
Via Passenger-Only Ferry *Seattle-Vashon *Seattle-Southworth *Seattle-Bremerton	3.50	1.75	21.00	44.10	N/C
Via Auto Ferry *Fauntleroy-Southworth *Seattle-Bremerton *Seattle-Winslow *Edmonds-Kingston	3.50	1.75	21.00	44.10	0.50
Port Townsend-Keystone	1.75	0.90	21.00	N/A	0.25
*Fauntleroy-Vashon *Southworth-Vashon *Pt. Defiance-Tahlequah *Mukilteo-Clinton	2.30	1.15	13.70	29.00	0.50
*Anacortes to Lopez Shaw, Orcas or Friday Harbor	4.95	2.50	29.60	N/A	2.75
Between Lopez, Shaw, Orcas and Friday Harbor ⁴	N/C	N/C	N/C	N/A	N/C
International Travel					
Anacortes to Sidney and Sidney to all destinations	6.90	3.45	N/A	N/A	4.50
From Lopez, Shaw, Orcas and Friday Harbor to Sidney@	1.75	1.00	N/A	N/A	1.75
Lopez, Shaw, Orcas and Friday Harbor to Sidney (round trip) ³	8.65	4.45	N/A	N/A	6.25

[@] These fares rounded to the nearest multiple of \$.25.

^{*} These routes operate as a one-point toll collection system.

¹FREQUENT USER TICKETS - Shall be valid only for 90-days from date of purchase after which time the tickets shall not be accepted for passage.

²BICYCLE SURCHARGE - Is an addition to the appropriate passenger fare.

³ROUND TRIP - Round trip tickets for international travel available for trips beginning or ending on one of the Islands served.

⁴INTER-ISLAND FARES - Passenger fares included in Anacortes tolls.

⁵MONTHLY PASS - A monthly passenger pass is available for all routes except: Anacortes/San Juan Island/Sidney and Port Townsend/Keystone, as a pilot program. The pass is available through some local employers. It is a flash pass valid for the month printed on the pass and will be presented to Washington state ferries staff whenever a passenger fare is collected. This pass is based on 21 days of passenger travel with a 40% discount.

⁶BICYCLE PASS - A bicycle pass is available on all routes except: Anacortes/San Juan Island/Sidney ((and Port Townsend/Keystone,)) as a ((1 year)) pilot program for a ((\$10.00)) \$20.00 annual fee subject to meeting WSF specified conditions. The pass is valid for one year. A cyclist with a valid pass shall have the bicycle surcharge waived.

HALF FARE - Children under five years of age will be carried free when accompanied by parent or guardian. Children five through eleven years of age will be charged half-fare. Children twelve years of age will be charged full-fare.

SENIOR CITIZENS - Passengers age 65 and over, with proper identification establishing proof of age, may travel at half-fare passenger tolls on any route where passenger fares are collected.

PERSONS OF DISABILITY - Any individual who, by reason of illness, injury, congenital malfunction, or other incapacity or disability is unable without special facilities or special planning or design to utilize ferry system services, upon presentation of a WSF Disability Travel Permit, Regional Reduced Fare Permit, or other identification which establishes a disability may travel at half-fare passenger tolls on any route. In addition, those persons with disabilities who require attendant care while traveling on the ferries, and are so certified by their physician, may obtain an endorsement on their WSF Disability Travel Permit and such endorsement shall allow the attendant to travel free.

BUS PASSENGERS - Passengers traveling on public transit buses pay the applicable fare. Passengers traveling in private or commercial buses will be charged the half-fare rate.

MEDICARE CARD HOLDERS - Any person holding a Medicare card duly issued to that person pursuant to Title II or Title XVIII of the Social Security Act may travel at half-fare passenger tolls on any route upon presentation of a WSF Disability Travel Permit or a Regional Reduced Fare Permit at time of travel.

FERRY/TRANSIT PASS - A combination ferry-transit monthly pass may be available for a particular route when determined by Washington state ferries and a local public transit agency to be a viable fare instrument. The WSF portion of the fare is based on 21 days of passenger travel at a 50% discount.

PROMOTIONAL TOLLS - A promotional rate may be established at the discretion of the secretary of transportation for a specific discount (not to exceed 50 percent of full fare) and effective only at designated times on designated routes (not to exceed 100 days per year on any one route).

SCHOOL GROUPS - Passengers traveling in authorized school groups for institution-sponsored activities will be charged a flat rate of \$1 per walk-on group or per vehicle of students and/or advisors and staff. Walk-on groups and private vehicles require a letter of authorization. Vehicles and drivers will be charged the fare applicable to vehicle size. The special school rate is \$2 on routes where one-point toll systems are in effect.

WSR 96-02-025 PROPOSED RULES DEPARTMENT OF TRANSPORTATION

[Filed December 22, 1995, 2:27 p.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 95-22-019.

Title of Rule: WAC 468-300-700 Preferential loading for United States Postal Service vehicles on the Mukilteo-Clinton ferry route.

Purpose: To assure that the postal service can keep their schedules during peak traffic seasons.

Statutory Authority for Adoption: RCW 47.56.030 and 47.60.326.

Statute Being Implemented: RCW 47.60.326.

Summary: A revision to WAC 468-300-700 for preferential loading on the Mukilteo-Clinton ferry route.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Washington State Ferries, 801 Alaskan Way, Seattle, WA (206) 464-6428.

Name of Proponent: Washington State Department of Transportation, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: To revise the existing schedule of toll for the Washington state ferries to allow postal service vehicles preferential loading on the Mukilteo-Clinton ferry route.

Proposal does not change existing rules.

No small business economic impact statement has been prepared under chapter 19.85 RCW. This change will not have an impact on small business.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. Agency not included under subsection (5)(a)(i) of section 201.

Hearing Location: Room 1D2, Transportation Building, Olympia, Washington 98504, on February 15, 1996, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact 1-800-486-8392 by February 14, 1996, (360) 705-6980.

Submit Written Comments to: Ben Klein, Transportation Building, Room SC-06, Olympia, Washington 98504, FAX (360) 705-6808, by February 14, 1996.

Date of Intended Adoption: February 15, 1996.

December 21, 1995 Chris R. Rose, Administrator Transportation Commission AMENDATORY SECTION (Amending WSR 93-18-006, filed 8/19/93, effective 9/19/93)

WAC 468-300-700 Preferential loading. In order to protect public health, safety and commerce; to encourage more efficient use of the ferry system; and to reduce dependency on single occupant private automobiles:

- (1) Preferential loading privileges on vessels operated by Washington state ferries, exempting vehicles from the standard first-come first-served rule, shall be granted in the order set forth below, to:
- (a) Emergency vehicles involved in or returning from their particular operations, and medical personnel traveling to unscheduled emergency calls (but not when returning from such calls, and not when traveling to or from their place of employment or to or from operations or procedures, whether emergency or not, which are scheduled enough in advance to allow ferry travel without preferential loading);
- (b) Vehicles transporting persons with severe illnesses or severe disabilities such that the delay in loading which would otherwise cause health risks to those persons;
- (c) Public or pupil transportation vehicles owned or operated by public or private transportation operators providing transit or charter service under a certificate of public convenience and necessity issued by the utilities and transportation commission of the state of Washington or owned and operated by a local school district or private school system;
- (d) Commuter vanpools which are certified in the manner set forth in WAC 468-300-020;
- (e) Commuter car pools which shall consist of a minimum number of persons as determined by ferry system management; and such minimum number shall in no case be less than three; and a formal registration system may be required by ferry system management;
- (f) Vehicles carrying livestock and traveling on routes where Washington state ferries is the only major access for land-based traffic, where such livestock (i) is raised for commercial purposes and is recognized by the department of agriculture, county agriculture soil and conservation service as raised on a farm; or (ii) is traveling to participate in a 4H event sanctioned by the county extension agent;
- (g) Commercial vehicles traveling on routes where Washington state ferries is the only major access for land-based traffic, provided that the vehicles are carrying whole-sale perishable article(s) of commerce to be bought or sold in commercial activity or to be used in the production of other such articles;
- (h) Overweight or oversize vehicles requiring transport at special times due to tidal conditions, vessel assignments, or availability of space;

(i) Specific to the Mukilteo-Clinton ferry route, vehicles engaged in the delivery of U.S. mail. Vehicles must have documentation from the U.S. Postal Service showing they are in the actual process of delivering mail.

(2) Such preferential loading privileges shall be subject

to the following conditions:

- (a) Privileges shall be granted only where physical facilities are deemed by ferry system management to be adequate to allow granting the privilege and achieving an efficient operation;
- (b) Documentation outlining qualifications for preferential loading and details of travel will be required in advance from all agencies, companies, or individuals requesting such privileges;

(c) Privileges may be limited to specified time periods as determined by ferry system management;

- (d) Privileges may require a minimum frequency of travel, as determined by ferry system management;
- (e) Privileges may be limited to a specific number of vehicle spaces for any one sailing; and,
- (f) Privileges may require arriving at the ferry terminal a specified time prior to the scheduled sailing.
- (3) To obtain more information about the documentation required and conditions imposed under subsection (2) of this section, call Washington state ferries' general information number, (206) 464-6400, or a terminal on a route for which the preferential boarding right is requested.

WSR 96-02-035 PROPOSED RULES DEPARTMENT OF LICENSING

[Filed December 27, 1995, 1:35 p.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 95-19-030.

Title of Rule: Public records disclosure.

Purpose: To ensure compliance by the Department of Licensing with the provisions of RCW 42.17.250 - [42.17.]320, dealing with public records.

Statutory Authority for Adoption: RCW 42.17.250. Statute Being Implemented: Chapter 42.17 RCW.

Summary: Divisions and programs are updated as well as responsibilities defined.

Reasons Supporting Proposal: The department is clarifying and updating information. These changes require updated rules.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Walt Fahrer, Highways-Licenses Building, (360) 902-3640.

Name of Proponent: Department of Licensing, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: This rule updates and clarifies information in rules promulgated over four years ago.

Proposal Changes the Following Existing Rules: Update and clarification.

No small business economic impact statement has been prepared under chapter 19.85 RCW. This rule has no business impact.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption.

Hearing Location: Highways-Licenses Building, Room 410, Olympia, Washington 98504, on February 6, 1996, at 9:00 a.m.

Assistance for Persons with Disabilities: Contact Walt Fahrer by February 1, 1996.

Submit Written Comments to: Walt Fahrer, Department of Licensing, Olympia, Washington 98504, FAX (360) 753-7500, by February 5, 1996.

Date of Intended Adoption: February 6, 1996.

December 22, 1995 Walt Fahrer Rules Coordinator

AMENDATORY SECTION (Amending WSR 92-09-107, filed 4/20/92, effective 5/21/92)

WAC 308-10-010 Definitions. (1) The definitions set forth in RCW 42.17.020 shall apply to this chapter.

- (2) The "department of licensing" is the agency created pursuant to chapter 46.01 RCW. The department of licensing shall hereinafter be referred to as the department. Where appropriate, the term department also refers to the staff and employees of the department of licensing.
- (3) "Director" means the director of the department of licensing as appointed by the governor pursuant to RCW 46.01.090.
- (4) "Raw data" means facts, symbols, or observations which have all of the following characteristics:
 - (a) They have not been processed, edited or interpreted.
 - (b) They are unevaluated and unorganized.
- (c) The fact, symbol, or observation does not, of itself, impart meaning to a potential user or fulfill a recognized need.
- (d) To be useable the fact, symbol, or observation must go through some transformation process.
- (5) "Information" means raw data that are organized, ((evaluative)) evaluated and interpreted to impart meaning to potential users and fulfill a recognized need.
- (6) "Listing (list)" means a series of items of any kind including names, words or numbers no matter what the arrangement or purpose. When applied to the release of department record information it means the names of two or more individuals contained in:
 - Data processing magnetic tapes
 - Data processing print-outs 1, 2, 3, or 4 part utility paper or copies of such print-outs
 - Data processing print-outs in the form of labels
 - Computer data bases
 - Any form of writing
 - Microfiche/microfilm.
- (7) "Tabulation" means the systematic arrangement of facts, statistics, and similar information, except the names of individuals, in column or table format.
 - (8) "Individual" means a natural person.
- (9) "Commercial purpose" means using or intending to use information obtained, to contact or personally affect an

individual identified on a list to facilitate profit expecting business activity.

(10) "Profession," when applied to department records, or the release of department record information, means any state regulated business, profession or occupation administered by the assistant director, ((professional licensing services)) business and professions division.

AMENDATORY SECTION (Amending WSR 92-09-107, filed 4/20/92, effective 5/21/92)

WAC 308-10-020 Operations and procedures. (1) The department is organized under a director, deputy director, and ((six)) five assistant directors. Each assistant director is delegated authority to act in a specific functional area. The ((six)) five major functional components are: Vehicle services, driver services, ((professional licensing services,)) administrative services, ((business license services, and)) information services, and business and professions division.

- (2) The director of the department is appointed by the governor, with consent of the senate, and holds office at the pleasure of the governor.
- (a) Subject to statutory limitations the director has complete charge of the department. The director may delegate any power or duty vested in the office to any assistant or subordinate, but remains responsible for the official acts of the officers and employees.
- (b) By the specific powers of legislation and delegation the director is charged with the responsibility and authority to act and direct in the following areas:
- (i) Efficiently administer the laws pertaining to licensing ((and regulation)) of vehicles, vehicle operators, professions, occupations, real estate, ((securities,)) vessels, and businesses.
- (ii) Adopt and enforce rules ((and regulations)) consistent with, and necessary to carry out, the provisions of existing laws.
- (c) Each assistant director reports directly to the deputy director, unless otherwise prescribed.
- (d) Unless specifically delegated the director shall establish and maintain relationships with the state's executive offices, legislature, and other state agencies, other states and other states' agencies, agencies of the federal government, state and national associations, local and municipal governments, ((the real estate)) boards and commissions, and the press.
- (e) The director shall have direct authority over matters pertaining to public information, research, and legal issues.
- (3) The assistant director, vehicle services, has authority to act in the following areas:
 - (a) Administer laws pertaining to:
- (i) Vehicle and vessel licensing and excise tax programs;
 - (ii) Fuel tax programs;
 - (iii) Proration and reciprocity programs;
- (iv) Vehicle and vessel dealer, manufacturer licensing and inspection programs; and
- (v) Miscellaneous vehicle <u>licensing</u> programs including: Transporters, wreckers, hulk haulers, abandoned vehicles, tow truck operators, scrap processors, snowmobile and ORV vehicle dealers.

- (b) Adopt and enforce rules((, regulations,)) and standards to carry out the provisions of existing law.
- (c) Administer the licensing functions of county auditors, <u>and</u> licensing agents((, and subagents,)) who have been appointed to act on behalf of the department.
- (4) The assistant director, driver services, has authority to act in the following areas:
- (a) Administer the laws pertaining to driver licensing, financial responsibility, driver improvement, and examining;
- (b) Adopt and enforce rules((, regulations,)) and standards to carry out the provisions of existing law; and
- (c) Determine field office locations and initiate property acquisition.
- (5) The assistant director, ((professional licensing services)) business and professions division, has authority to act in the following areas:
- (a) Administer the laws <u>in conjunction with appointed boards</u> pertaining to the following professions, occupations, and businesses:

Appraisers

Architects

Athlete agents

Auctioneers

Bail bond agencies

Barbers

Camping resorts

Cemeteries

Collection agencies

Cosmetologists

Debt adjusters

Embalmers

Employment agencies

Engineers

((Escrow))

Estheticians

Firearm dealers

Funeral directors

((Land development

Land-surveyors))

Landscape architects

Manicurists

Notaries public

Real estate brokers and salespersons

Private investigators

Security guards

((Shorthand)) Court reporters

Timeshares

(i) The assistant director of ((professional licensing services)) the business and professions division helps administer the laws in conjunction with appointed boards, who exercise administrative and regulatory functions. Those boards are as follows:

Appraiser advisory committee

Architects registration board

Board of funeral directors and embalmers

Cemetery board

Collection agency board

Cosmetology advisory committee

((Employment agency advisory board))

Engineers & land surveyors registration board

((Eserow commission

Funeral director/embalmer examining committee))

Landscape architects examining board

Real estate commission

Shorthand court reporters advisory committee

- (ii) Correspondence to these boards should be directed to the ((assistant director of professional licensing services)) program units for the boards.
- (b) Adopt and enforce the rules, regulations and standards in conjunction with appointed boards to carry out the provisions of existing laws.
- (c) Establish and maintain relationships with commissions, boards, societies, associations, and agencies both external and internal to this state in order to enhance the department's capability for recommending improvements in legislation, rules, or regulations relative to professions, occupations, or ((real estate)) businesses.

(d) Administer the laws pertaining to Uniform Commercial Code, business licensing and registration.

- (6) The assistant director, administrative services, has authority to act in the following areas:
- (a) Develop, promote, and direct department activities and programs which relate to:
 - (i) Budget and management systems;
 - (ii) Supply and equipment procurement;
 - (iii) Forms and record management;
 - (iv) Fiscal and revenue accounting;
 - (v) Contracts;
 - (vi) Safety and risk management;
 - (vii) Facilities;
 - (viii) Mail operations;
- (b) Organize, provide, and manage integrated staff services to best serve the overall interests of the department.
- (7) The assistant director, information services, has the authority to act in the following areas:
- (a) Develop, promote, coordinate, and direct department activities which relate to the automated processing of data.
- (b) Consult and work with other state agencies in structuring and phase-in of inter-agency related programs.
- (c) Develop and implement a formal problem reporting system.
- (8) ((The assistant director, business license services, has the authority to act in the following areas:
- (a) Administer the laws pertaining to securities, uniform commercial code, business licensing and registration; and
- (b) Adopt and enforce rules and regulations and standards to earry out the provisions of existing law;
- (9))) The department conducts informal and formal proceedings in areas of its statutory authority as related in WAC 308-10-020. These proceedings are governed by chapters 34.05, 42.30 and 43.24 RCW, except that the denial, suspension, or revocation of drivers' licenses are not subject to provisions of chapter 34.05 RCW, the Administrative Procedure Act, other than those actions taken pursuant to chapter 46.29 RCW. The department has adopted rules in Title((9)) 308 ((and 460)) WAC.

AMENDATORY SECTION (Amending WSR 92-09-107, filed 4/20/92, effective 5/21/92)

WAC 308-10-025 Public records available. All public records of the department are deemed to be available for public inspection and copying during customary office hours pursuant to these rules, except as otherwise provided by chapters 42.17 and 46.12 RCW ((and)), WAC 308-10-050 and 308-93-087.

AMENDATORY SECTION (Amending WSR 92-09-107, filed 4/20/92, effective 5/21/92)

WAC 308-10-030 Public disclosure officer. The department's public disclosure officer shall be designated by the director. The person so designated shall be located in the main administrative offices of the department. The public disclosure officer shall be responsible for the following: The implementation of the department's rules ((and regulations)) regarding release of public records, coordinating the staff of the department in this regard, maintaining, keeping current, and publishing an index of all agency records and ensuring compliance with the public records disclosure act requirements.

AMENDATORY SECTION (Amending WSR 92-09-107, filed 4/20/92, effective 5/21/92)

WAC 308-10-040 Requests for public records. In accordance with requirements of chapter 42.17 RCW, that agencies prevent unreasonable invasions of privacy, protect public records from damage or disorganization, and prevent excessive interference with essential functions of the agency, public records may be inspected or copied or copies of such records may be obtained, by members of the public, upon compliance with the following procedures:

- (1) A request shall be made in writing upon a form prescribed by the department which shall be available at its administrative office. The form shall be presented to any member of the department staff designated by the responsible assistant director to receive requests, at the administrative office of the department during customary office hours. The request shall include the following information:
- (a) The name <u>and address</u> of the person requesting the record.
- (b) The calendar date on which the request ((was)) is made.
 - (c) The nature of the request.
- (d) A reference to the requested record as it is described in the current department record index.

Note: If the material is not identifiable by reference to the department's current index, an accurate description of the record is requested.

- (e) The signature and other identifying information of the requester.
- (2) In all cases in which a member of the public is making a request, it shall be the obligation of the staff member to whom the request is made to assist the member of the public in appropriately identifying the public record requested.
- (3) Persons authorized by law to obtain lists of names of individuals from public records will be required to

complete a statement agreeing not to release or use the information for commercial purposes.

AMENDATORY SECTION (Amending WSR 92-09-107, filed 4/20/92, effective 5/21/92)

WAC 308-10-045 Copying. No fee shall be charged for the inspection of public records. The department shall charge a fee in the amount necessary to reimburse the department for its actual costs incident to providing copies of public records. The schedule of charges is:

ITEM	FEE
Abstract of driving record	\$4.50
((Application for license for hulk hauler, serap processor, snowmobile-dealer, ORV dealer, vessel dealer or transporter	 \$2.00
Bond copies (dealer and manufacturer)	\$2.00))
Copies produced on copying and duplicating equipment	((10)) <u>15</u> cents per page
Evidence of ability to respond to damages (financial responsibility)	\$4.50
Computer generated listing, magnetic tapes or labels	Cost of services
Microfilm copies	75 cents per page
((Vehicles record lookups requests for lookup on one vehicle	\$2.00 per lookup .
Vehicle record lookups listings	\$2.00 per lookup up to 10. \$.20 per lookup for each lookup over 10 in any single request
Vehicle cortificate of title, photo enlargement of microfilm record, and microfiche	\$1:50 per photograph))
photo-enlargement of microfilm record,	\$1.50 per photograph)) May be added to any copy of a public record if applicable
photo-enlargement of microfilm record, and-microfiche	May be added to any copy of a public record if
photo enlargement of microfilm record, and microfiche Postal charges	May be added to any copy of a public record if applicable
photo enlargement of microfilm record, and microfiche Postal charges UCC certificate of information UCC certificate of information and financing	May be added to any copy of a public record if applicable ((\$7.00)) \$17.00 each
photo enlargement of microfilm record, and microfiche Postal charges UCC certificate of information UCC certificate of information and financing statement	May be added to any copy of a public record if applicable ((\$7.00)) \$17.00 each ((\$12.00)) \$24.00 each

AMENDATORY SECTION (Amending WSR 91-13-057, filed 6/17/91, effective 7/18/91)

WAC 308-10-067 Public records indexing system.

- (1) The department of licensing has implemented a system of indexing for identification and location of the following records:
- (a) All records issued before July 1, 1990, for which the agency has maintained an index.
- (b) Final orders from adjudicative proceedings as defined in RCW 34.05.010(1) entered after June 30, 1990, that contain an analysis or decision of substantial importance to the agency in carrying out its duties.

- (c) Declaratory orders entered after June 30, 1990, that contain an analysis or decision of substantial importance to the agency in carrying out its duties.
 - (d) Interpretive statements entered after June 30, 1990.
 - (e) Policy statements entered after June 30, 1990.
- (2) The department of licensing shall maintain a general index of all its records available to the public for inspection and copying, including those records mentioned above.
- (3) The general index of public records will be maintained and updated yearly by the agency. The index of records is available during regular business hours for public inspection at the agency's main office located at the Department of Licensing, 1125 Washington Street S.E., ((PB-01,)) Olympia, Washington 98504. ((Subindexes will be maintained and updated regularly by the departmental division and program area.)) The public disclosure officer is responsible for updating the general index yearly.

WSR 96-02-042 PROPOSED RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES

(Public Assistance) [Filed December 27, 1995, 4:42 p.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 95-21-012.

Title of Rule: WAC 388-511-1140 SSI-related income exemptions.

Purpose: Ensure a person losing SSI eligibility solely due to this state's lid on SSP will remain eligible for medical benefits.

Statutory Authority for Adoption: RCW 74.08.090. Statute Being Implemented: RCW 74.08.090.

Summary: This rule exempts income which causes the client to lose SSI eligibility solely due to reduction in state supplement payment (SSP).

Reasons Supporting Proposal: See above.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Joanie Scotson, Medical Assistance Administration, (360) 753-7462.

Name of Proponent: Department of Social and Health Services, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: Same as above.

Proposal Changes the Following Existing Rules: See above.

No small business economic impact statement has been prepared under chapter 19.85 RCW. This proposal affects only SSI clients.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. The Department of Social and Health Services is not a named agency listed within section 201.

Hearing Location: OB-2 Auditorium, 1115 Washington Street S.E., Olympia, WA 98504, on February 9, 1996, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Jeanette Sevedge-App by January 25, 1996, TDD (360) 753-4542, or SCAN 234-4542.

Submit Written Comments to: Jeanette Sevedge-App, Acting Chief, Vendor Services, P.O. Box 45811, Olympia, WA 98504, Identify WAC Numbers, FAX (360) 586-8487, by February 2, 1996.

Date of Intended Adoption: February 9, 1996.

December 27, 1995 Sydney Doré for Jeanette Sevedge-App Acting Chief Office of Vendor Services

AMENDATORY SECTION (Amending Order 3845, filed 4/5/95, effective 5/6/95)

WAC 388-511-1140 SSI-related income exemptions. (1) The department shall exempt:

- (a) Any public agency's refund of taxes paid on real property or on food:
- (b) State public assistance and supplemental security income (SSI) based on financial need;
- (c) Any portion of a grant, scholarship, or fellowship used to pay tuition, fees, or other necessary educational expense at an educational institution;
- (d) Income that a client does not reasonably anticipate, or receives infrequently or irregularly, when such income does not exceed twenty dollars per month if unearned, or ten dollars per month if earned;
- (e) Any amount a client receives for the foster care of a child who lives in the same household, if the child is not SSI-eligible and was placed in such home by a public or nonprofit child placement or child care agency;
- (f) One-third of any payment for child support a parent receives from an absent parent for a minor child who is not institutionalized:
- (g) The first twenty dollars per month of earned or unearned income, not otherwise excluded in subsection (1)(a) through (f) of this section, for a client at home. The department shall consider the exemption only once for a husband and wife. The department shall not apply such exemption on income paid on the basis of an eligible person's needs, which is totally or partially funded by the federal government or a private agency;
- (h) Tax exempt payments Alaska natives receive under the Alaska Native Claims Settlement Act;
- (i) Tax rebates or special payments exempted under other statutes:
- (j) Compensation provided to volunteers in ACTION programs established by P.L. 93-113, the Domestic Volunteer Service Act of 1973;
- (k) From the income of a single SSI-related parent or a married SSI-related parent whose spouse does not have income, an amount to meet the needs of an ineligible minor child living in the household of SSI-related parent. See WAC 388-506-0630 when the SSI-related client has a spouse with income. The exemption is one-half of the one-person Federal Benefit Rate (FBR) less any income of the child;
 - (1) Veteran's benefits designated for the veteran's:
 - (i) Dependent; or

- (ii) Aid and attendance/housebound allowance and unusual medical expense allowance (UME). For an institutionalized client, see WAC 388-513-1345;
- (m) Title II Social Security Administration benefits. The department shall:
- (i) Determine current client eligibility for categorically needy medical assistance under WAC 388-503-0310(4), including all Title II cost-of-living adjustment (COLA) benefit increases received by the:
 - (A) Client since termination from SSI/SSP; or
- (B) Client's spouse and/or other financially responsible family member living in the same household during the time period under (m)(i) of this subsection.
- (ii) Consider the total of the COLA benefit increases and the Title II Social Security Administration benefits in computing the client's participation in the cost of the institutionalized client's care.
- (n) A fee a guardian or representative payee charges as reimbursement for providing services, when such services are a requirement for the client to receive payment of the income;
- (o) Income an ineligible or nonapplying spouse receives from a governmental agency for services provided to an eligible client such as chore services;
- (p) Certain cash payments a client receives from a governmental or nongovernmental medical or social service agency to pay for medical or social services;
- (q) Restitution payment and any interest earned from such payment to a person of Japanese or Aleut ancestry under P.L. 100-383;
- (r) The amount of the expenses directly related to a client's impairment that allows the permanently and totally disabled client to continue to work;
- (s) The amount of the blindness-related work expenses of a blind client;
- (t) Interest earned on excluded burial funds and any appreciation in the value of an excluded burial arrangement which are left to accumulate and become part of the separately identified burial funds set aside on or after November 1, 1982;
 - (u) Earned income tax credit (EITC);
 - (v) Crime victim's compensation funds;
- (w) Agent Orange Settlement Fund or any other funds established to settle Agent Orange liability claims under P.L. 101-201;
- (x) Payments to certain survivors of the Holocaust under the Federal Republic of Germany's Law for Compensation of National Socialist Persecution or German Restitution Act. Interest earned on this income is not exempt;
- (y) Payments to the injured person, the surviving spouse, children, grandchildren, or grandparents under the Radiation Exposure Compensation Act; and
- (z) Payments under section 500 through 506 of the Austrian General Social Insurance Act. The department shall consider the earned interest from such payments as countable income;
- (aa) Payments from the Dutch government, under the Netherlands' Act on Benefits for Victims of Persecution (WUV). The department shall consider interest earned on such payments as countable income; and
- (bb) Up to two thousand dollars per year derived from an individual interest in Indian trust or restricted land.

- (2) Unless income is contributed to the client, the department shall exempt all earned income of an ineligible or nonapplying person twenty years of age and under who is a student regularly attending a school, college, university, or pursuing a vocational or technical training designed to prepare the student for gainful employment.
- (3) For the SSI-related client, the department shall exempt the first sixty-five dollars per month of earned income not excluded according to subsection (1) of this section, plus one-half of the remainder.
- (4) The department shall exempt as income the unearned income amounts withheld due to garnishment under a court, administrative, or agency order.
- (5) The department shall exempt as income the unearned income amounts which represent an essential expense incurred in receiving the unearned income.
- (6) Effective November 1, 1995, the department shall exempt income which causes the client to lose SSI eligibility due solely to the reduction in state supplement payment (SSP).

WSR 96-02-050 PROPOSED RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES

(Public Assistance) [Filed December 28, 1995, 3:59 p.m.]

Continuance of WSR 96-01-063.

Preproposal statement of inquiry was filed as WSR 95-22-046.

Title of Rule: Chapter 388-55 WAC, Refugee assistance.

Purpose: To change hearing date from February 6 to February 9, 1996. The "Date of Intended Adoption" is changed from February 7 to February 10, 1996.

Hearing Location: OB-2 Auditorium, 1115 Washington Street S.E., Olympia, WA 98504, on February 9, 1996, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Jeanette Sevedge-App by January 23, 1996, TDD (360) 753-4542, or SCAN 234-4542.

Submit Written Comments to: Jeanette Sevedge-App, Acting Chief, Vendor Services, P.O. Box 45811, Olympia, WA 98504, Identify WAC Numbers, FAX (360) 586-8487, by January 30, 1996.

Date of Intended Adoption: February 10, 1996.

December 28, 1995
Sydney Doré
for Jeanette Sevedge-App
Acting Chief
Office of Vendor Services

WSR 96-02-069 WITHDRAWAL OF PROPOSED RULES PERSONNEL RESOURCES BOARD

[Filed January 3, 1996, 10:10 a.m.]

The Washington Personnel Resources Board (WPRB) hereby withdraws the proposed repealer of WAC 251-19-105 filed

as part of WSR 95-22-091 and proposed amendment to WAC 251-22-270 filed as part of WSR 95-22-091 with your office on November 1, 1995.

The WPRB also withdraws the proposed amendment to WAC 356-05-415, 356-30-025, 356-30-065, 356-30-067, and 356-18-112 originally filed as WSR 95-22-092 on November 1, 1995, and continued as WSR 96-02-002 filed on December 20, 1995.

If you have any questions, please contact Judy Montoure at 586-1770.

Dennis Karras Secretary

WSR 96-02-070 PROPOSED RULES PERSONNEL RESOURCES BOARD

[Filed January 3, 1996, 10:11 a.m.]

Original Notice.

Exempt from preproposal statement of inquiry under RCW 34.05.310(4).

Title of Rule: WAC 356-15-060 Shift premium provisions and compensation.

Purpose: This rule describes shift premium provisions and compensation.

Statutory Authority for Adoption: Chapter 41.06 RCW. Statute Being Implemented: RCW 41.06.150.

Summary: This modification is intended to clarify situations where shift premium pay is appropriate.

Reasons Supporting Proposal: This proposal is intended to clarify the existing rule.

Name of Agency Personnel Responsible for Drafting: Sharon Whitehead, 521 Capitol Way South, Olympia, WA, (360) 753-0468; Implementation and Enforcement: Department of Personnel.

Name of Proponent: Department of Personnel, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: This rule describes situations where shift premium pay is appropriate. The purpose of the rule describes when employees shall be entitled to shift premium. This modification is intended to clarify situations where shift premium pay is appropriate.

Proposal Changes the Following Existing Rules: See above.

No small business economic impact statement has been prepared under chapter 19.85 RCW. Not required.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. Not required.

Hearing Location: Department of Personnel, 521 Capitol Way South, Board Room, Olympia, WA, on March 14, 1996, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Department of Personnel by March 7, 1996, TDD (360) 753-4107, or (360) 586-0509.

Submit Written Comments to: Sharon Whitehead, Department of Personnel, P.O. Box 47500, Olympia, WA 98504-7500, FAX (360) 586-4694, by March 12, 1996.

Date of Intended Adoption: March 14, 1995 [1996].

January 2, 1996

Dennis Karras

Secretary

AMENDATORY SECTION (Amending WSR 93-12-086 (Order 419) filed 5/28/93, effective 7/1/93)

WAC 356-15-060 Shift premium provisions and compensation. (1) Basic shift premium shall be paid in the amount specified in WAC 356-15-061.

- (2) For purposes of this section, evening shift is defined as a work shift of eight or more hours which ends at or after 10 p.m. Night shift is defined as a work shift of eight or more hours which begins by 3:00 a.m.
- (3) Full time employees shall be entitled to basic shift premium under the following circumstances:
- (a) Employees whose assigned hours consist entirely of evening and/or night shifts are entitled to shift premium for all hours of their scheduled evening and/or night shifts and for all additional hours which are worked and compensated.
- (b) Employees are entitled to shift premium for all scheduled hours after 6 p.m. or before 6 a.m.
- (c) Employees assigned to work at least one, but not all, night and/or evening shifts, are entitled to shift premium for those scheduled evening or night shifts, and for all additional hours which are worked and compensated.
- (((d) Employees who regularly work a day shift schedule and who are assigned extended hours are entitled to shift premium for all hours worked after 6 p.m. or before 6 a.m.))
- (4) Part-time and intermittent employees shall be entitled to basic shift premium under the following circumstances:
- (a) For all assigned hours of work after 6 p.m. and before 6 a.m.
- (b) For assigned full night or evening shifts, as defined in subsection (2) of this section.
- (5) Monthly shift premium rates: In cases where shift premium hours are regularly scheduled over a year, agencies may pay shift premium at a monthly rate which is equal for all months of the year. Such monthly rates shall be calculated by dividing twelve into the amount of shift premium an employee would earn in a year if the hourly rules in subsection (2) of this section were applied. This option is granted to simplify bookkeeping and is not authorized to establish shift premium rates higher or lower than those set by the board.
- (6) Shift premium and overtime: When an employee is compensated for working overtime during hours for which shift premium is authorized in this section, the overtime rate shall be calculated using the "regular rate" as defined in WAC 356-05-353.
- (7) Payment during leave and for holidays not scheduled to work: Employees eligible for shift premium for their scheduled shifts will receive the same proportion of shift premium for respective periods of authorized paid leave and for holidays not worked which fall within their usual scheduled shift.

WSR 96-02-071 PROPOSED RULES PERSONNEL RESOURCES BOARD

[Filed January 3, 1996, 10:13 a.m.]

Original Notice.

Exempt from preproposal statement of inquiry under RCW 34.05.310(4).

Title of Rule: WAC 251-19-105 Accommodation due to disability.

Purpose: This rule describes procedures regarding accommodation of disabled employees.

Statutory Authority for Adoption: Chapter 41.06 RCW. Statute Being Implemented: RCW 41.06.150.

Summary: This modification removes the duplication of procedure development and review requirements.

Reasons Supporting Proposal: Some elements of the existing rule are now in conflict with the requirements of the Americans with Disability Act of 1991.

Name of Agency Personnel Responsible for Drafting: Sharon Whitehead, 521 Capitol Way South, Olympia, WA, (360) 753-0468; Implementation and Enforcement: Department of Personnel.

Name of Proponent: Department of Personnel, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: This rule describes the procedures regarding accommodation of disabled employees. The purpose of the rule is to allow institutions to make good faith efforts to accommodate employees with a medically verified disability which impacts the employee's ability to perform the work of the regular position. Some of the elements of the existing rule are in conflict with the requirements of the Americans with Disability Act of 1991. This modification will remove conflicting language, duplication of procedure development and review requirements.

Proposal Changes the Following Existing Rules: See above.

No small business economic impact statement has been prepared under chapter 19.85 RCW. Not required.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. Not required.

Hearing Location: Department of Personnel, 521 Capitol Way South, Board Room, Olympia, WA, on February 8, 1996, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Department of Personnel by February 2, 1996, TDD (360) 753-4107 or (360) 586-0509.

Submit Written Comments to: Sharon Whitehead, Department of Personnel, P.O. Box 47500, Olympia, WA 98504-7500, FAX (360) 586-4694, by February 6, 1996.

Date of Intended Adoption: February 8, 1996.

January 2, 1996 Dennis Karras Secretary AMENDATORY SECTION (Amending WSR 89-13-075 (Order 180) filed 6/21/89, effective 8/1/89)

WAC 251-19-105 Accommodation due to disability. (((1) Each institution shall develop and disseminate a procedure regarding accommodation of disabled employees. Such procedure shall be approved and on file with the director.))

(((2) The institution shall be responsible for notifying the employee of steps to be followed should the employee request accommodation.))

(((3) When an employee requests reasonable accommodation due to disability, such requests will be submitted to the supervisor. The request must state the nature of the disability and the accommodation desired. An employee requesting reasonable accommodation due to a disability will be required to submit a medical statement which provides adequate guidance to the employer specifying:))

(((a) Pertinent diagnosis;))

(((b) Prognosis;))

(((e) Anticipated duration of disability; and))

(((d) Recommended accommodation and anticipated duration of the need for such accommodation.))

(((4) The institution shall make good faith efforts to accommodate an employee with a medically verified disability which impacts the employee's ability to perform the work of the regular position.))

Each institution shall develop and disseminate a procedure regarding accommodation of disabled employees. The institution shall be responsible for notifying the employee of steps to be followed should the employee request accommodation. The institution shall make good faith efforts to accommodate an employee with a medically verified disability which impacts the employee's ability to perform the work of the regular position.

WSR 96-02-077 PROPOSED RULES SUPERINTENDENT OF PUBLIC INSTRUCTION

[Filed January 3, 1996, 10:58 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 95-14-013.

Title of Rule: Chapter 392-127 WAC, Certificated instructional staff ratio.

Purpose: The 1995-97 Biennial Operating Appropriations Act modified the special education funding formula necessitating a change in how school district personnel are reported to the Office of Superintendent of Public Instruction.

Statutory Authority for Adoption: RCW 28A.150.290. Summary: To modify the monitoring process for ensuring compliance with the statutory ratio of certificated instructional staff to students in the basic education program.

Reasons Supporting Proposal: See Purpose above. Name of Agency Personnel Responsible for Drafting: Richard M. Wilson, Superintendent of Public Instruction, Olympia, 753-2298; Implementation: Thomas J. Case,

Superintendent of Public Instruction, Olympia, 753-6708;

and Enforcement: Mike Roberts, Superintendent of Public Instruction, Olympia, 586-9056.

Name of Proponent: Superintendent of Public Instruction, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: See Purpose above.

Proposal does not change existing rules.

No small business economic impact statement has been prepared under chapter 19.85 RCW. The rule will have a minor or negligible economic impact.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption.

Hearing Location: Wanamaker Conference Room, 2nd Floor, Old Capitol Building, 600 South Washington Street, Olympia, WA 98504-7200, on February 7, 1996, at 9:00 a.m.

Assistance for Persons with Disabilities: Contact Jim Rich by January 31, 1996, TDD (360) 664-3631, or (360) 753-6733.

Submit Written Comments to: Rules Coordinator, Legal Services, P.O. Box 47200, Olympia, WA 98504, FAX (360) 753-4201, by February 6, 1996.

Date of Intended Adoption: February 8, 1996.

January 2, 1996 Judith A. Billings Superintendent of Public Instruction

AMENDATORY SECTION (Amending Order 91-12, filed 7/26/91, effective 8/26/91)

WAC 392-127-011 Other ratio requirements. School districts are advised that compliance with this chapter does not ensure compliance with the following statutes:

- (1) RCW 28A.150.250, which requires that the ratio of students per classroom teacher in kindergarten through third grade be no greater than the ratio of students per classroom teacher in fourth through twelfth grade.
- (2) ((Section 502(10), chapter 19, Laws of 1989 1st ex. sess. (uncodified), (Omnibus)) The Biennial Operating Appropriations Act((+))) which sets forth a staffing and funding process to increase certificated instructional staff ratios in kindergarten through third grade to a level greater than that provided in statute.

AMENDATORY SECTION (Amending Order 93-18, filed 10/20/93, effective 11/20/93)

WAC 392-127-015 FTE enrollment—Definition. As used in this chapter, "full-time equivalent enrollment" means for the period selected by a school district, the total full-time equivalent students reported by a school district pursuant to WAC 392-121-122 (1) and (2) and for school years through 1994-95 minus ((the following)):

(((1) Handicapped)) Special education full-time equivalent students calculated pursuant to WAC 392-122-131 and based on the enrollment reported by a school district pursuant to WAC 392-122-106((;-

(2) Full-time equivalent students enrolled in community or technical colleges pursuant to RCW 28A.600.300 through

28A.600.400 (running start) reported by a school district as required by the superintendent of public instruction; and

(3) Prior to the 1993-94 school year, full-time equivalent students enrolled in learning centers reported by a school district-pursuant to WAC 392-122-200 through 392-122-275)).

AMENDATORY SECTION (Amending Order 10, filed 6/1/90, effective 7/2/90)

WAC 392-127-020 ((SPI-Form)) S-275—Definition. As used in this chapter, "((SPI-Form)) S-275" means the ((same as)) S-275 reporting process defined in WAC 392-121-220.

AMENDATORY SECTION (Amending Order 10, filed 6/1/90, effective 7/2/90)

WAC 392-127-050 Addition FTE—Definition. As used in this chapter, "addition full-time equivalent" means the increase in full-time equivalent for a basic education certificated instructional employee who is not reported on ((SPI-Form)) the S-275 or whose certificated instructional full-time equivalent is increased after October 1 of the current school year calculated as follows:

- (1) Determine the basic education certificated instructional full-time equivalent that would have been reported for the employee on ((SPI Form)) the S-275 if the employee had served the full academic year at the level of service after the contract change;
- (2) Subtract the basic education certificated instructional full-time equivalent as of October 1 as reported for the employee on ((SPI Form)) the S-275 from the result obtained in subsection (1) of this section;
- (3) Multiply the result obtained in subsection (2) of this section by the number of months remaining in the academic year that the employee serves at the level of service after the contract change, including the month the change occurred; and
- (4) Divide the result obtained in subsection (3) of this section by nine.

AMENDATORY SECTION (Amending Order 10, filed 6/1/90, effective 7/2/90)

WAC 392-127-055 Reduction FTE—Definition. As used in this chapter, "reduction full-time equivalent" means the decrease in full-time equivalent" means the decrease in full-time equivalent for a basic education certificated instructional employee who is no longer employed or whose certificated instructional full-time equivalent is reduced after October 1 of the current school year calculated as follows:

- Determine the basic education certificated instructional full-time equivalent that would have been reported for the employee on ((SPI Form)) the S-275 if the employee had served the full academic year at the level of service after the contract change;
- (2) Subtract the basic education certificated instructional full-time equivalent as of October 1 as reported for the employee on ((SPI-Form)) the S-275 from the result obtained in subsection (1) of this section;
- (3) Multiply the result obtained in subsection (2) of this section by the number of months remaining in the academic

year that the employee serves at the level of service after the contract change, including the month the change occurred;

(4) Divide the result obtained in subsection (3) of this section by nine.

AMENDATORY SECTION (Amending Order 10, filed 6/1/90, effective 7/2/90)

WAC 392-127-060 Reassignment FTE—Definition. As used in this chapter, "reassignment full-time equivalent" means the change in full-time equivalent for a basic education certificated instructional employee after October 1 whose certificated instructional full-time equivalent does not change calculated as follows:

- (1) Determine the basic education certificated instructional full-time equivalent that would have been reported for the employee on ((SPI-Form)) the S-275 if the employee had served the full academic year at the level of service after the assignment change;
- (2) Subtract the basic education certificated instructional full-time equivalent as of October 1 as reported on ((SPI Form)) the S-275 from the result obtained in subsection (1) of this section;
- (3) Multiply the result obtained in subsection (1) of this section by the number of months remaining in the academic year that the employee serves at the level of service after the contract change, including the month the reassignment is in effect; and
- (4) Divide the result obtained in subsection (2) of this section by nine.

AMENDATORY SECTION (Amending Order 10, filed 6/1/90, effective 7/2/90)

WAC 392-127-070 Basic education certificated instructional staff ratio—Definition. As used in this chapter, "basic education certificated instructional staff ratio" means the following calculation:

- (1) Add the full-time equivalent basic education certificated instructional employees as reported on ((SPI-Form)) the S-275 and any supplemental full-time equivalent staff;
- (2) Divide the result obtained in subsection (1) of this section by the full-time equivalent enrollment for October or that period selected by the school district; and
- (3) Multiply the result obtained in subsection (2) of this section by one thousand.

AMENDATORY SECTION (Amending Order 10, filed 6/1/90, effective 7/2/90)

WAC 392-127-080 School district reporting—Required reports. On or before the Wednesday prior to Thanksgiving of each school year, each school district shall submit to the superintendent of public instruction on ((SPI Form)) the S-275 the school district's full-time equivalent basic education certificated instructional staff for the current school year.

AMENDATORY SECTION (Amending Order 10, filed 6/1/90, effective 7/2/90)

WAC 392-127-090 School district reporting—Optional report—Enrollment changes. A school district may request that the superintendent of public instruction use a different full-time equivalent enrollment to compute staffing ratios than that reported for October. The school district shall request the use of a different enrollment period prior to September ((10)) 30 of the following school year. The school district may select either one of the following:

- (1) The full-time equivalent enrollment for any one month during the current school year; or
- (2) The annual average full-time equivalent enrollment for the current school year.

WSR 96-02-078 PROPOSED RULES SUPERINTENDENT OF PUBLIC INSTRUCTION

[Filed January 3, 1996, 10:59 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 95-14-010.

Title of Rule: Chapter 392-140 WAC, K-3 staff enhancement funding.

Purpose: See Summary below.

Statutory Authority for Adoption: Biennial Operating Appropriations Act and RCW 28A.150.290.

Summary: To specify the procedures for funding the kindergarten through third grade (K-3) enhancement as specified in the Biennial Operating Appropriations Act.

Reasons Supporting Proposal: To incorporate changes in reporting staff as a result of new special education funding formula contained in the 1995-97 Biennial Operating Appropriations Act.

Name of Agency Personnel Responsible for Drafting: Richard M. Wilson, Superintendent of Public Instruction, Olympia, 753-2298; Implementation: Thomas J. Case, Superintendent of Public Instruction, Olympia, 753-6708; and Enforcement: Mike Roberts, Superintendent of Public Instruction, Olympia, 586-9056.

Name of Proponent: Superintendent of Public Instruction, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: See Summary above.

Proposal does not change existing rules.

No small business economic impact statement has been prepared under chapter 19.85 RCW. The rule will have a minor or negligible economic impact.

Section 201, chapter 403, Laws of 1995, does not apply

to this rule adoption.

Hearing Location: Wanamaker Conference Room, 2nd Floor, Old Capitol Building, 600 South Washington Street, Olympia, WA 98504-7200, on February 7, 1996, at 9:00 a.m.

Assistance for Persons with Disabilities: Contact Jim Rich by January 31, 1996, TDD (360) 664-3631, or (360) 753-6733.

Submit Written Comments to: Rules Coordinator, Legal Services, P.O. Box 47200, Olympia, WA 98504, FAX (360) 753-4201, by February 6, 1996.

Date of Intended Adoption: February 8, 1996.

January 2, 1996 Judith A. Billings Superintendent of Public Instruction

AMENDATORY SECTION (Amending Order 93-21, filed 10/20/93, effective 11/20/93)

WAC 392-140-450 K-3 Staff enhancement—Applicable provisions. The provisions of WAC 392-140-450 through 392-140-497 apply to the determination of staff/student ratios used in apportionment of state basic education moneys to school districts ((for the 1991-92 through 1994-95 sehool years)) based on the district's kindergarten through third grade (K-3) staff and students. Compliance with these sections does not assure compliance with:

- (1) RCW 28A.150.100(2), which requires each school district to maintain a ratio of at least forty-six basic education certificated instructional staff per thousand annual average full-time equivalent students; or
- (2) RCW 28A.150.250, which requires that the ratio of students per classroom teacher in grades kindergarten through three be no greater than the ratio of students per classroom teacher in grades four and above.

AMENDATORY SECTION (Amending Order 93-21, filed 10/20/93, effective 11/20/93)

WAC 392-140-461 K-3 Staff enhancement—Definition—((SPI Form)) S-275. "((SPI Form)) S-275" means the ((same as)) <u>S-275 reporting process</u> defined in WAC 392-121-220.

AMENDATORY SECTION (Amending Order 93-21, filed 10/20/93, effective 11/20/93)

WAC 392-140-462 K-3 Staff enhancement—Definition—SPI Form S-277. "SPI Form S-277" means the form provided, for school years through 1994-95 by the superintendent of public instruction on which school districts report information about each classified employee of the school district as of October 1 of the school year including the employee's name, Social Security number, working hours, assignments, rate of pay, and benefits.

AMENDATORY SECTION (Amending Order 93-21, filed 10/20/93, effective 11/20/93)

WAC 392-140-470 K-3 Staff enhancement— Definition—FTE K-3 basic education enrollment. "FTE K-3 basic education enrollment" means the school district's enrollment for October or for such other period selected by the school district on SPI Form 1160 determined as follows:

- (1) Sum FTE K-3 students reported by a school district pursuant to WAC 392-121-122 (1) and (2); and ((subtract))
- (2) ((Handieapped)) For school years through 1994-95 subtract special education FTE students of ages six through

eight calculated pursuant to WAC 392-122-131 based on enrollment reported by a school district pursuant to WAC 392-122-106.

AMENDATORY SECTION (Amending Order 93-21, filed 10/20/93, effective 11/20/93)

WAC 392-140-476 K-3 Staff enhancement— Definition—Basic education classified instructional assistant FTE. "Basic education classified instructional assistant FTE" means the number determined for a basic education classified instructional assistant as follows:

- (1) ((Multiplying)) Determine the hours ((per day times the days)) per year that the employee is assigned as a basic education classified instructional assistant; and
 - (2) Divide by 2080.

AMENDATORY SECTION (Amending Order 93-21, filed 10/20/93, effective 11/20/93)

WAC 392-140-480 K-3 Staff enhancement—Definition—K-3 addition FTE. "K-3 addition FTE" means the increase in FTE calculated pursuant to WAC 392-140-483 for a K-3 basic education certificated instructional employee or a K-3 basic education classified instructional assistant who is not reported on ((SPI Form)) the S-275 (((for a certificated employee))) or for school years through 1994-95 on SPI Form S-277 (for a classified employee), or whose instructional FTE increases after October 1 of the school year.

AMENDATORY SECTION (Amending Order 93-21, filed 10/20/93, effective 11/20/93)

WAC 392-140-483 K-3 Staff enhancement—Calculation of addition, reduction, and reassignment FTE. Addition, reduction, and reassignment FTE shall be calculated as follows:

- (1) Determine the K-3 basic education FTE that would have been reported for the employee:
- (a) In school years through 1994-95 on ((SPI Form)) the S-275 (for a certificated instructional employee) or SPI Form S-277 (for a classified instructional assistant) if the employee had served the full academic year at the level of service after the change in service;
- (b) In the 1995-96 school year and thereafter, on the S-275 if the employee had served the full academic year at the level of service after the change in service;
- (2) Subtract the K-3 basic education FTE as of October 1 as reported for the employee on SPI Form S-275 (for a certificated instructional employee) or on SPI Form S-277 (for a classified instructional assistant) from the result obtained in subsection (1) of this section;
- (3) Multiply the result obtained in subsection (2) of this section by the number of months remaining in the academic year that the employee serves at the level of service after the change in service, including the month of the change; and
- (4) Divide the result obtained in subsection (3) of this section by nine.

AMENDATORY SECTION (Amending Order 93-21, filed 10/20/93, effective 11/20/93)

- WAC 392-140-490 K-3 Staff enhancement— Definition—K-3 certificated instructional staffing ratio. "K-3 certificated instructional staffing ratio" means the ratio calculated for a school district for a school year as follows:
- (1) Add FTE K-3 basic education certificated instructional staff as reported on ((SPI Form)) the S-275 and any supplemental FTE K-3 basic education certificated instructional staff as reported on SPI Form 1158:
- (2) Divide the result of subsection (1) of this section by FTE K-3 basic education enrollment; and
- (3) Multiply the result obtained in subsection (2) of this section by 1000.

AMENDATORY SECTION (Amending Order 93-21, filed 10/20/93, effective 11/20/93)

WAC 392-140-491 K-3 Staff enhancement— Definition—Actual average salary for basic education classified instructional assistants. "Actual average salary for basic education classified instructional assistants" means the dollar amount determined for a school district for a school year as follows:

- (1) For each basic education classified instructional assistant reported:
- (a) On SPI Form S-277 for ((the)) school years through 1994-95 multiply the hours per day times the days per year times the hourly rate as reported on Form S-277((-));
- (b) On the S-275 for a school year during the period 1995-96 and thereafter, determine the assignment salary as reported on the S-275;
- (2) Sum the dollar amounts determined pursuant to subsection (1) of this section; and
- (3) Divide the result of subsection (2) of this section by the sum of the school district's FTE basic education classified instructional assistants for the school year as reported on Form S-277 or the S-275.

AMENDATORY SECTION (Amending Order 93-21, filed 10/20/93, effective 11/20/93)

- WAC 392-140-492 K-3 Staff enhancement—Definition—Increase in K-3 basic education classified instructional assistants from 1989-90. "Increase in K-3 basic education classified instructional assistants from 1989-90" means the greater of zero and the number calculated for a school district as follows:
- (1) Sum FTE K-3 basic education classified instructional assistants reported for school years through 1994-95 on SPI Form S-277 or for the 1995-96 school year and thereafter on the S-275, and any supplemental FTE K-3 basic education classified instructional assistants as reported on SPI Form 1158; and subtract
- (2) 1989-90 K-3 basic education classified instructional assistants as reported on SPI Form 1230.

AMENDATORY SECTION (Amending Order 93-21, filed 10/20/93, effective 11/20/93)

WAC 392-140-494 K-3 Staff enhancement—School district reporting—Required reports. Each school district shall report to the superintendent of public instruction on

((SPI Forms)) the S-275 and for school years through 1994-95 on SPI Form S-277 the school district's FTE K-3 basic education certificated instructional staff and FTE K-3 basic education classified instructional assistants as of October 1 of the school year. School districts shall report pursuant to instructions provided by the superintendent of public instruction.

AMENDATORY SECTION (Amending Order 93-21, filed 10/20/93, effective 11/20/93)

WAC 392-140-497 K-3 Staff enhancement— Reporting by the superintendent of public instruction. The superintendent of public instruction shall report to school districts as follows:

- (1) Prior to January 31 of each school year the superintendent of public instruction shall provide each school district an initial SPI Report 1159. The report shall include any supplemental data received from the school district prior to January 1 of the school year.
- (2) Within thirty days of receiving any of the following data from a school district the superintendent of public instruction shall provide the school district with an interim SPI Report 1159:
 - (a) Supplemental FTE K-3 staff on SPI Form 1158;
 - (b) Selection of optional enrollment on SPI Form 1160;
- (c) Corrections to FTE K-3 basic education certificated instructional staff on ((SPI Form)) the S-275; or
- (d) Corrections to FTE K-3 basic education classified instructional assistants on SPI Form S-277 or on the S-275.
- (3) Prior to January 1 of the following school year, the superintendent of public instruction shall provide each school district a final SPI Report 1159. The report shall include supplemental data for the school year received from the school district prior to September 30 of the following school year.
- (4) Reports shall show the school district's K-3 certificated instructional staffing ratio, recognized certificated staff ratio equivalent of increased K-3 classified instructional assistants, and K-3 apportionment ratio for the school year.

WSR 96-02-079 PROPOSED RULES HEALTH CARE AUTHORITY

[Filed January 3, 1996, 11:03 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 95-04-057.

Title of Rule: Health Care Authority, PEBB procedures. Purpose: Establishes rules for determining benefits, eligibility, enrollment processes and for administering the Washington State Public Employees Benefits Board (PEBB).

Statutory Authority for Adoption: Chapter 41.05 RCW. Statute Being Implemented: Chapter 41.05 RCW.

Summary: Updating PEBB rules consistent with new legislation and PEBB decisions for payroll contribution.

Name of Agency Personnel Responsible for Drafting: Elin Meyer, Lacey, (360) 923-2801; Implementation and Enforcement: Sharon Thompson, Lacey, (360) 923-2640.

Name of Proponent: Health Care Authority, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: Establishes rules for determining benefits, eligibility, enrollment processes and for administering the Washington state PEBB.

Proposal Changes the Following Existing Rules: Update current rules for payroll contribution and PEBB participation.

No small business economic impact statement has been prepared under chapter 19.85 RCW. Not required. The Joint Administrative Rules Review Committee has not requested the filing of a small business economic impact statement, and costs to businesses will be negligible.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. Section 201, chapter 403, Laws of 1995 does not apply to the Health Care Authority unless requested by the Joint Administrative Rules Review Committee or applied voluntarily.

Hearing Location: Washington State Attorney General Conference Center, RoweSix, Building One, 4224 6th Avenue S.E., Lacey, WA 98504, on February 13, 1996, at 1:00 p.m.

Assistance for Persons with Disabilities: Contact Judy Lamm by February 5, 1996, TDD (360) 923-2701, or (360) 923-2829.

Submit Written Comments to: FAX (360) 923-2606, by February 1, 1996.

Date of Intended Adoption: March 29, 1996.

January 3, 1996 Elin Meyer Rules Coordinator

Chapter 182-08 WAC Procedures

AMENDATORY SECTION (Amending Order 7228, filed 12/8/76)

WAC 182-08-010 Declaration of purpose. The general purpose of ((these rules)) this chapter is to establish ((for the state)) a ((system of employee benefits administration)) set of rules used by the ((state employees' insurance board, based on the uniform standards for health and life insurance for state employees and the higher education faculty and staff. All insurance related contract negotiations shall be made on the basis of the policies hereinafter specified.)) Washington State Health Care Authority (HCA) and the Public Employees Benefits Board (PEBB) for designing and administering employee and retiree insurance benefits.

NEW SECTION

WAC 182-08-015 Definitions. The following definitions apply throughout these rules unless the context clearly indicates other meaning:

- (1) "Administrator" means the administrator of the HCA or designee.
- (2) "Public Employees Benefits Board" (PEBB). Established under provisions of chapter 41.05 RCW. The

PEBB is created within the HCA and the administrator of the HCA shall serve as the chair of the board.

- (3) "Open enrollment" means a time period designated by the administrator during which enrollees may apply to transfer their enrollment from one health plan to another, enroll in a medical plan if the enrollee had previously waived coverage or add dependents.
- (4) "Enrollee" means a person who meets all eligibility requirements defined in WAC 182-12, who is enrolled in a PEBB plan, and for whom applicable premium payments have been made.
- (5) "Subscriber" means the enrollee who has been designated by the HCA as the individual to whom the HCA and the health plan will issue all notices, information, requests and premium bills on behalf of all enrolled family members.
- (6) "Effective date of enrollment" means the first date, as established by the PEBB on which an enrollee is entitled to receive covered services from the enrollee's respective health plan system.

AMENDATORY SECTION (Amending Order 7228, filed 12/8/76)

WAC 182-08-020 Duties and responsibilities. (((Chapter 41.05 RCW) The following shall be the duties and responsibilities of the state employees' insurance board (SEIB):

- (1) Prescribe rules for the conduct of its business and elect a chairman and vice chairman at its first meeting and annually thereafter.
- (2) Study all matters connected with the providing of adequate health care coverage, life insurance, liability insurance, accidental death and dismemberment insurance, and disability income insurance or any one of, or a combination of, the enumerated types of insurance and health care plans for state employees and their dependents.
- (3) Design benefits, devise specifications, analyze carrier responses to advertisements for bids, determine the terms and conditions of employee participation and coverage, and decide on the award of contracts which shall be signed by the trustee on behalf of the board.
- (4) Develop and provide employee health care benefit plans. At least one plan will provide major medical benefits as its primary feature, at least one plan will provide basic first-dollar benefits as its primary feature plus major medical, either or all of which may be provided through a contract or contracts with regularly constituted insurance carriers or health care service contractors.))
- (1) The HCA's duties include, but are not limited to, the following:
- (a) To promulgate and adopt rules consistent with RCW 41.05.021 and RCW 41.04.160;
- (b) Administer insurance benefits as designed by the PEBB and authorized under RCW 41.05.065;
- (c) To analyze state-purchased health care programs and to explore options for cost containment and delivery alternatives for those programs that are consistent with the purposes of those programs;
- (d) To analyze areas of public and private health care interaction;

- (e) To provide information and technical administrative assistance to the PEBB;
- (f) To review and approve or deny applications from counties, municipalities, eligible non-employees, and other political subdivisions and to set the premium contribution for approved groups;
- (g) To establish a competitive insurance contract bidding and evaluation process;
- (h) To provide benefit plans designed by the PEBB through contracts with insurance entities or self-insurance;
- (i) To appoint a health care policy technical advisory committee; and
- (j) To establish billing procedures and collect funds from enrollees.
- (2) The following shall be the duties and responsibilities of the PEBB:
- (a) To promulgate and adopt rules for the conduct of its business;
- (b) To study all matters connected with the provision of health care coverage, life, insurance, liability insurance, accidental death and dismemberment insurance and disability income insurance on the best basis possible with relation to the welfare of the employees and the state. Liability insurance shall not be made available to dependents;
- (c) To review and approve property and/or casualty insurance for state employees through payroll deduction. Any approved carriers must be financially sound, licensed in the state of Washington and have at least a B+ Best rating;
- (d) To design and approve benefit plans and determine the terms and conditions of employee participation and coverage, including establishment of eligibility criteria;
- (e) To authorize premium contributions for an employee and the employee's dependents.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 182-08-030

Scope and construction of terms.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 182-08-040 Definitions.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 182-08-060

Approval of health maintenance

organization plans.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 182-08-110

Open enrollment

AMENDATORY SECTION (Amending WSR 86-16-061 (Resolution No. 86-3), filed 8/5/86)

WAC 182-08-120 Employer contribution. The ((board)) PEBB has utilized the employers' contribution to provide coverage for the basic life insurance benefit, a basic long term disability benefit, medical coverage, and dental coverage, and to establish a reserve for any remaining balance. There is no employer contribution available for any other insurance coverages.

AMENDATORY SECTION (Amending WSR 93-23-065, file 11/16/93)

WAC 182-08-160 Group coverage when not in pay status. ((An employee who is temporarily not in pay status may retain state group coverages, except long term disability, by self-payment-of premium during any authorized leave without pay, during a layoff because of a reduction in force, or while receiving time loss benefits under worker's compensation, subject to a maximum period of twenty-nine months. Provided, that with respect to medical and dental coverages; this twenty-nine month period shall be reduced by the number of months of self-pay-allowed under COBRA-and the number of employer-paid months allowed under family and medical leave. Provided further, that part-time faculty may self-pay their-life, medical and dental coverages between periods of employer paid coverage for a maximum of eighteen months. Medical only or medical and dental coverage may be self-paid but not dental only coverage. An eligible employee will retain up-to-twelve weeks of employer paid medical, dental, basic-life and basic long-term-disability. With the exception of approved family leave, employees not in pay status are ineligible to receive credit for the employer premium contribution.))

Employees covered by a PEBB health plan have options for providing continued coverage for themselves and their dependents during temporary or permanent loss of eligibility. With the exception of approved family and medical leave, employees not in pay status for at least 8 hours per month are ineligible to receive the employer premium contribution:

- (1) When an employee loses eligibility as an active employee, PEBB group coverage, except long-term disability, may be continued at the group premium rate by self-paying premiums for medical coverage only, or for medical and dental combined, or for dental only, and on life insurance for a maximum of 29 months. With respect to medical and dental coverage, the maximum time shall be reduced by the number of months of self-pay allowed under COBRA and the number of employer-paid months allowed under family and medical leave. Part-time faculty may self-pay for group coverage between periods of active employee eligibility for a maximum of 18 months. If an employee is temporarily not in pay status for any of the following reasons, he or she may continue PEBB group coverage by self-paying the premium:
 - (a) the employee is on authorized leave without pay,
- (b) the employee is laid off because of a reduction in force (RIF)
- (c) the employee is receiving time-loss benefits under Workers' Compensation
- (d) the employee is awaiting hearing for a dismissal action

- (e) the employee is applying for disability retirement
- (2) The federal Consolidated Omnibus Budget Reconciliation Act of 1985 (COBRA) gives enrollees the right to continue group coverage for a period of 18 to 36 months.
- (3) The Family and Medical Leave Act of 1993 gives the enrollee the opportunity to extend eligibility with employer contribution toward premium for up to 12 weeks, see WAC 182-08-080.
- (4) Enrollees have the right to convert to individual medical coverage when continuation of group medical coverage is no longer possible.
- (5) The dependents of employees also have options for continuing coverage for themselves following loss of eligibility.
- (6) Employees who revert to a previously held position and do not regain pay status during the last month in which their employer contribution is made may continue their PEBB-sponsored health and life coverage, by self-paying premium for up to 18 months (and in some cases up to 29 months).
- (7) If a dependent(s) loses eligibility due to the death of the employee, the dependent(s) may continue coverage under a retiree plan provided the dependent(s) will immediately begin receiving a monthly benefit from any state of Washington-sponsored retirement system. The employee's spouse may continue coverage indefinitely; other dependents may continue coverage until they lose eligibility under PEBB rules. Application for surviving dependent coverage must be made within 60 days from the death of the employee. If a dependent is not eligible for a monthly retirement income benefit, or a lump-sum payment because the monthly pension payment would be less than \$50, the dependent may be eligible for continued coverage under COBRA.
- (8) An employee may retain long term disability coverage by self-payment of premium up to twenty-four months during an authorized leave without pay, but only if such leave is an approved educational leave.

Reviser's note: RCW 34.05.395 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending WSR 89-05-013 (Resolution No. 89-1), filed 2/9/89)

WAC 182-08-165 Other group coverage option. The following shall apply to employees during any period of approved educational leave. In order to avoid duplication of group medical coverage, such employees who obtain coverage under another group medical plan may interrupt continuance of their ((SEBB)) PEBB self-pay medical/dental coverage for each full calendar month in which they maintain coverage under the other group medical plan, with the right to reinstate ((SEBB)) PEBB self-pay medical/dental coverage in the month following termination of the other group medical coverage. Provided, that the furnishing of evidence of such other group medical coverage may be required by the Washington state health care authority. Provided further, that the option to continue self-pay ((SEBB)) dental coverage shall be suspended for the same period that ((SEBB)) PEBB self-pay medical is suspended.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 182-08-170

Insurance status for a reverted employee.

AMENDATORY SECTION (Amending Order 01-77, filed 8/26/77)

WAC 182-08-180 Reimbursement payment of miscalculated premiums. Premiums miscalculated will be adjusted by returning the excess charged premium to the ((employee or retiree)) employer or enrollee. Errors producing an underpayment will be reimbursed by the ((employee or retiree)) employer or enrollee. ((The agency will communicate with the employee or retiree and develop a repayment term that will not create undue hardship on the employee or retiree.)) The HCA will develop a repayment plan that will not create undue hardship on the employer or enrollee.

Reviser's note: RCW 34.05.395 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

AMENDATORY SECTION (Amending WSR 93-23-065, filed 11/16/93)

WAC 182-08-190 Employer contribution. ((to-the public employees health insurance account. An employer contribution in the amount established by the board shall be made to the public employees health insurance account for each eligible employee in pay status for eight or more hours during a calendar month or for each eligible employee on family and medical leave.)) Every department, division, or agency of state government, and such county, municipal or other political subdivisions as are covered under the PEBB plans, shall provide premium contributions to the HCA for insurance benefits for its employees and their dependents. State employer contributions shall be set by the HCA and are subject to the approval of the Governor. Employer contributions shall include an amount determined by the HCA to pay administrative costs to administer the plans for employees of these groups. Each state employee in pay status for eight or more hours during a calendar month or for each eligible employee on family and medical leave shall be eligible for the employer contribution.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 182-08-195

Retroactive employer and employee contributions restricted.

NEW SECTION

WAC 182-08-090 Waiver of coverage. (1) State Employees: Employees eligible for PEBB health care coverage have the option of waiving medical coverage for themselves and any or all dependents if they are covered by another medical plan. In order to waive medical coverage,

the employee must complete an enrollment form that identifies the individuals for whom coverage is being waived. If an employee waives medical coverage for him/herself, coverage is automatically waived for all eligible dependents. An employee may choose to enroll only him/herself, and waive medical coverage for any or all dependents.

Employees and dependents whose medical coverage is waived will remain enrolled in a PEBB dental plan. Employees will also remain enrolled in PEBB life and long term disability coverage.

If PEBB medical coverage is waived, an otherwise eligible person may not enroll in a PEBB plan until the next open enrollment period, or within 31 days of loss of other medical coverage. Proof of other medical coverage is required to demonstrate that: 1) coverage was continuous from the date PEBB coverage was waived; and 2) the period between loss of coverage and application for PEBB coverage is 31 days or less.

(2) K-12 Employees: Employees eligible for PEBB health care coverage have the option of waiving medical coverage for themselves and any or all dependents. In order to waive medical coverage, the employee must complete an enrollment form that identifies the individuals for whom coverage is being waived. If an employee waives medical coverage for him/herself, coverage is automatically waived for all eligible dependents. An employee may choose to enroll only him/herself, and waive medical coverage for any or all dependents.

Employees and dependents whose medical coverage is waived will remain enrolled in a PEBB dental plan if the district/unit participates in the dental plan. Employees will also remain enrolled in life and long term disability coverage if the district/unit participates in those plans.

If PEBB medical coverage is waived, an otherwise eligible person may not enroll in a PEBB plan until the next school district renegotiation period, or upon approval of the participating school district and the HCA. Approval of the HCA will require proof of other medical coverage to demonstrate that: 1) coverage was continuous from the date PEBB coverage was waived; and 2) the period between loss of coverage and application for PEBB coverage is 31 days or less.

(3) Political Subdivision Employees: Political subdivision employees may not waive PEBB medical coverage for themselves, but may waive medical coverage for their dependents if the dependents are covered by another medical plan. In order to waive medical coverage for dependents, the employee must complete an enrollment form that identifies the individuals for whom coverage is being waived.

Dependents whose medical coverage is waived will remain enrolled in their PEBB dental plan.

If PEBB medical coverage is waived, an otherwise eligible dependent may not enroll in a PEBB medical plan until the next open enrollment period, or within 31 days of loss of other medical coverage. Proof of other medical coverage is required to demonstrate that: 1) coverage was continuous from the date PEBB coverage was waived; and 2) the period between loss of coverage and application for PEBB coverage is 31 days or less.

AMENDATORY SECTION (Amending Order 3-77, filed 11/17/77)

WAC 182-08-200 Payment of the employer contribution for eligible employees changing agency employment. When an eligible employee's employment ceases with an agency at any time prior to the end of the month for which ((employer)) a premium contribution is due and transfers to another agency, the losing agency is responsible for the payment of the ((employer)) contribution for that employee for that month. The receiving agency would not be liable for any employer contribution for that eligible employee until the month following the transfer.

AMENDATORY SECTION (Amending Order 3-77, filed 11/17/77)

WAC 182-08-210 Termination of employer paid insurance benefit programs. Coverage for a terminated employee, spouse and dependent children under the ((employer paid insurance benefit programs shall cease at 12:00 midnight, the last day the employee is in pay status.)) PEBB coverage medical, dental, and life insurance ceases at 12:00 midnight, the last day of the month in which the employee is in pay status. Long term disability ceases at 12:00 midnight the date your employment terminates.

AMENDATORY SECTION (Amending WSR 91-20-163, filed 10/2/91)

WAC 182-08-220 Advertising or promotion of ((SEBB)) PEBB sponsored benefit plans. In order to assure equal and unbiased representation of ((SEBB)) PEBB sponsored or approved benefit plans, any promotion of these plans shall comply with the following:

- (1) All materials describing <u>PEBB</u> plan benefits are to be prepared by or approved by the ((health care authority)) HCA.
- (2) Distribution or mailing of all plan benefit descriptions is to be performed by or under the direction of the ((health care authority)) HCA.
- (3) All media announcements or advertising by a carrier which include any mention of the "((state employees benefits board)) Public Employees Benefits Board," "health care authority" or any reference to coverage for "state employees or retirees" or any group of employees covered by ((SEBB)) PEBB plans, must receive the advance written approval of the HCA.

Failure to comply with these requirements by a PEBB contracted plan or plan subcontractor may result in contract termination by the ((health eare authority)) HCA and/or ((health eare authority)) HCA refusal to consider continued or renewed contracting with the noncomplying party.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 182-08-300

Criteria for selection of insurance company for automobile and homeowners insurance.

WSR 96-02-080 PROPOSED RULES HEALTH CARE AUTHORITY

[Filed January 3, 1996, 11:05 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 95-04-057.

Title of Rule: Health Care Authority, PEBB eligible and noneligible employees.

Purpose: Establishes rules for determining benefits, eligibility, enrollment processes and for administering the Washington State Public Employees Benefits Board (PEBB).

Statutory Authority for Adoption: Chapter 41.05 RCW. Statute Being Implemented: Chapter 41.05 RCW.

Summary: Updating PEBB rules consistent with new legislation and PEBB decisions for payroll contribution.

Name of Agency Personnel Responsible for Drafting: Elin Meyer, Lacey, (360) 923-2801; Implementation and Enforcement: Sharon Thompson, Lacey, (360) 923-2640.

Name of Proponent: Health Care Authority, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: Establishes rules for determining benefits, eligibility, enrollment processes and for administering the Washington state PEBB.

Proposal Changes the Following Existing Rules: Update current rules for payroll contribution and PEBB participation.

No small business economic impact statement has been prepared under chapter 19.85 RCW. Not required. The Joint Administrative Rules Review Committee has not requested the filing of a small business economic impact statement, and costs to businesses will be negligible.

Section 201, chapter 403, Laws of 1995, does not apply to this rule adoption. Section 201, chapter 403, Laws of 1995 does not apply to the Health Care Authority unless requested by the Joint Administrative Rules Review Committee or applied voluntarily.

Hearing Location: Washington State Attorney General Conference Center, RoweSix, Building One, 4224 6th Avenue S.E., Lacey, WA 98504, on February 13, 1996, at 1:00 p.m.

Assistance for Persons with Disabilities: Contact Judy Lamm by February 5, 1996, TDD (360) 923-2701, or (360) 923-2829.

Submit Written Comments to: FAX (260) 923-2606, by February 1, 1996.

Date of Intended Adoption: March 29, 1996.

January 3, 1996 Elin Meyer Rules Coordinator

Chapter 182-12 WAC ELIGIBLE AND NONELIGIBLE EMPLOYEES

AMENDATORY SECTION (Amending Order 5646, filed 2/9/76)

WAC 182-12-110 Purpose. The purpose of this chapter is to establish criteria of employee eligibility for ((all state employee insurance board)) and effective date of enrollment in the Public Employees Benefits Board (PEBB) approved plans.

AMENDATORY SECTION (Amending WSR 92-03-040, filed 1/10/92)

WAC 182-12-111 Eligible entities((\(\tau\))) and individuals. ((The employees and retirees of eligible entities and their dependents must meet the individual eligibility requirements set forth in WAC 182-12-115 in order to participate in SEBB insurance plans. Only individuals who participated in SEBB insurance plans as an active employee and their dependents are eligible to participate in SEBB-insurance plans upon disability or retirement.)) The following entities and individuals shall be eligible to participate in ((SEBB)) PEBB insurance plans subject to the terms and conditions set forth below:

(1) State agencies. Every department, division, or separate agency of state government, including ((the higher education personnel board)) all state higher education institutions, including the higher education coordinating board, and the state board for community and technical colleges is eligible and required to participate in all ((board)) PEBB approved plans ((provided:)). Insurance and health care contributions for ferry employees shall be governed by RCW 47.64.270.

((Employees of vocational technical institutions who belong to collective bargaining units may participate in SEBB insurance plans only if the entire collective bargaining unit enrolls in the plans and such participation is consistent with section 83, chapter 238, Laws of 1991.))

Employees of technical colleges previously enrolled in a benefits trust may terminate PEBB coverage by January 1, 1996, or the expiration of the current collective bargaining agreements, whichever is later. Employees electing to terminate PEBB coverage have a one-time re-enrollment option after a five year wait.

Employees of a bargaining unit may terminate only as an entire bargaining unit. All administrative or managerial employee's may terminate only as an entire unit.

Technical colleges with employees enrolled in a benefits trust shall remit to the HCA a retiree remittance as specified in the omnibus appropriations act, for each full-time employee equivalent. The remittance may be pro-rated for employees receiving a pro-rated portion of benefits.

- (2) Employees of employee organizations representing state civil service employees, at the option of each employee organization, and, effective October 1, 1995, employees of employee organizations currently pooled with employees of school districts for the purpose of purchasing insurance benefits, at the option of such employee organization.
- (((2))) ((Counties, municipalities, and)) (3) Employees of a county, municipality or other political subdivision((s))((; including K-12 school districts. Counties, municipalities,

- and political subdivisions, including K-12 school districts of the state)) of the state may participate in ((SEBB)) PEBB insurance programs provided:
- (a) All eligible employees of the entity transfer to ((SEBB)) PEBB plan coverage as a unit. Bargaining units with other group coverage mandated by their collective bargaining agreement will be permitted to waive PEBB coverage as an entire unit, with the approval of the HCA.
- (b) The legislative authority or the board of directors obligates itself to participate in all ((SEBB)) PEBB insurance plans. The PEBB medical and dental plans must be the only employer sponsored medical and dental plans available to all eligible employees.
- (c) The legislative authority of the entity or the board of directors ((of the school district)) submits an application together with employee census data and, if available, prior claims experience of the entity to the <u>HCA</u> ((health care authority)).
- (d) The legislative authority or the board of directors agrees to maintain its ((SEBB)) PEBB plan participation for a minimum of one full year, and then through the end of the plan year.
- (e) The legislative authority or the board of directors shall provide the ((health eare authority)) HCA written notice of its intent to terminate ((SEBB)) PEBB plan participation no later than thirty days prior to the effective date of termination. If a county, municipality, or political subdivision, ((including a K-12 school district)) or employees of employee organizations as defined in WAC 182-12-111(2) terminates coverage in ((SEBB)) PEBB insurance plans, retired and disabled employees who began participating after September 15, 1991, will no longer be eligible to participate in ((SEBB)) PEBB insurance plans beyond the mandatory extension requirements specified in WAC 182-12-215.
- (f) The $((\frac{\text{health care-authority}}{\text{approves the entity's application.}})$ <u>HCA</u> administrator
- (4) School districts and educational service districts. Bargaining units and nonrepresented employees of school districts and educational service districts of the state may participate in PEBB insurance programs provided:
- (a) The PEBB plans must be the only medical and dental plans made available to the members of the bargaining unit through their employment by the school district or educational service district.
- (b) All eligible employees of the bargaining unit transfer as a unit and all nonrepresented employees transfer as a unit.
- (c) The terms and conditions for the payment of insurance premiums shall be set forth in the provisions of the bargaining agreement and shall comply with the employer contribution requirements specified in RCW 28A.400.280. These provisions of the collective bargaining agreement, including eligibility, shall be subject to review and approval by the PEBB at the time of application for participation.
- (d) The application to participate in the PEBB plans is subject to the approval of the HCA.
- (e) The eligibility requirements for dependents of school district and educational service district employees shall be the same as the requirements for dependents of the state employees and retirees as defined in WAC 182-12-115(10).
- (f) The bargaining unit or unit of nonrepresented employees must agree to maintain its PEBB plan participa-

tion for a minimum of one full year, and then through the end of the school year.

- (5) Eligible non-employees: (a) Dislocated forest products workers enrolled in the employment and career orientation program pursuant to chapter 50.70 RCW shall be eligible for PEBB medical and dental plan coverage while enrolled in that program.
- (b) School board members or students eligible to participate under RCW 28A.400.350.

Reviser's note: RCW 34.05.395 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

Reviser's note: The typographical error in the above section occurred in the copy filed by the agency and appears in the Register pursuant to the requirements of RCW 34.08.040.

AMENDATORY SECTION (Amending WSR 92-08-003, filed 3/18/92, effective 3/18/92)

WAC 182-12-115 ((Eligible employees, retirees, and dependents. The following definitions of eligible employees, retirees, and dependents of an eligible entity, as defined in WAC 182-12-111, shall apply for all SEBB approved plans except as otherwise stated in this chapter:)) Eligible employees. The following employees of state government, higher education, K-12 school districts, educational service districts, political subdivisions and employee organizations representing state civil service workers are eligible to apply for coverage by PEBB plans. For purposes of defining eligible employees of school districts, and educational service districts, the collective bargaining agreement will supersede all definitions provided under this rule if approved by the PEBB and/or the HCA.

- (1) "Permanent employees." Those who ((are scheduled to)) work at least half-time per month and are expected to be employed for more than six months. ((Such employees shall be eligible effective with their first day of employment.)) Coverage begins on the first day of the month following the date of employment. If the date of employment is the first working day of a month, coverage begins on the date of employment.
- (2) "Nonpermanent employees." Those who ((are scheduled to)) work at least half-time and are expected to be employed for no more than six months. ((Such employees shall be eligible effective the first day of the seventh ealendar month of employment.)) Coverage begins on the first day of the seventh month following the date of employment.
- (3) "Seasonal employees." Those who work at least half-time per month during a designated season for a minimum of three months but less than nine months per year and who have an understanding of continued employment ((with their agency)) season after season. ((These employees become eligible on the first day of such employment, however, they)) Coverage begins on the first day of the month following the date of employment. If the date of employment is the first working day of a month, coverage begins on the date of employment. However, seasonal employees are not eligible for the employer contribution during the break between seasons of employment((-)) but

may be eligible to continue coverage by self-paying premiums.

- (4) "Career seasonal/instructional employees" Employees who work half-time or more on an instructional year (school year) or equivalent nine-month seasonal basis. Coverage begins on the first day of the month following the date of employment. If the date of employment is the first working day of the month, coverage begins on the date of employment. These employees are eligible to receive the employer contribution for insurance during the off-season following each period of seasonal employment.
- (((4))) (5) "Part-time faculty." Faculty who are employed on a quarter/semester to quarter/semester basis become eligible to apply for coverage beginning with the second consecutive quarter/semester of half-time or more employment at one or more state institutions of higher education((, provided that:)). Coverage begins on the first day of the month following the beginning of the second quarter/semester of half-time or more employment. If the first day of the second consecutive quarter/semester is the first working day of the month, coverage begins at the beginning of the second consecutive quarter/semester.

Employers of part-time faculty must:

- (a) ((For determining eligibility,)) Consider spring and fall ((may be considered)) as consecutive quarters/semesters when determining eligibility; and
- (b) <u>Determine</u> "((H))half-time or more employment" ((will be determined)) based on each institution's definition of "full-time"; and
- (c) At the beginning of each quarter/semester((, the employers of part time faculty shall)) notify, in writing, all current and newly hired part-time faculty of their potential right to benefits under this section. The employee shall have the responsibility, each quarter, to notify the employers, in writing, of the employee's multiple employment. In no case will there be a requirement for retroactive coverage or employer contribution if a part-time faculty member fails to inform all of his/her employing institutions about employment at all institutions within the current quarter; and
- (d) Where concurrent employment at more than one state higher education institution is used to determine total part-time faculty employment of half-time or more, the employing institutions will arrange to prorate the cost of the employer insurance contribution based on the employment at each institution. However, if the part-time faculty member would be eligible by virtue of employment at one institution, that institution will pay the entire cost of the employer contribution regardless of other higher education employment. In cases where the cost of the contribution is prorated between institutions, one institution will forward the entire contribution monthly to ((SEBB)) HCA; and
- (e) Once enrolled, if a part-time faculty member does not work at least a total of half-time in one or more state institutions of higher education, eligibility for the employer contribution ceases.
- (((5))) (6) "Appointed and elected officials." Legislators are eligible to apply for coverage on the date their term begins. All other elected and full-time appointed officials of the legislative and executive branches of state government are eligible to apply for coverage on the date their term begins or they take the oath of office, whichever occurs first. Coverage for legislators begins on the first day of the month

following the date their term begins. If the term begins on the first working day of the month, coverage begins on the first day of their term. Coverage begins for all other elected and full-time appointed officials of the legislative and executive branches of state government on the first day of the month following the date their term begins, or the first day of the month following the date they take the oath of office, whichever occurs first. If the term begins, or oath of office is taken, on the first working day of the month, coverage begins on the date the term begins, or the oath of office is taken.

- (((6))) (7) "Judges." Justices of the supreme court and judges of the court of appeals and the superior courts become eligible to apply for coverage on the date they take the oath of office. Coverage begins on the first day of the month following the date their term begins, or the first day of the month following the date they take oath of office, whichever occurs first. If the term begins, or oath of office is taken, on the first working day of a month, coverage begins on the date the term begins, or the oath of office is taken.
- (((7) "Retirees and disabled employees." Eligible employees who terminate state service after becoming vested in a Washington state sponsored retirement system are eligible for retiree medical, dental and life coverages provided the person:
- (a) Immediately begins receiving a monthly retirement income benefit from such retirement system; or
- (b) If not retiring under the public employees retirement system (PERS), would have been eligible for a monthly retirement income benefit because of age and years of service had the person been employed under the provisions of PERS I or PERS II for the same period of employment; or
- (c) Must take a lump sum benefit because their monthly benefit would have been under fifty dollars.

Employees who are permanently and totally disabled and eligible for a deferred monthly retirement income benefit are likewise eligible, provided they apply for retiree coverage before their SEBB active employee coverage ends. Persons retiring who do not have waiver of premium coverage from any SEBB life insurance plan are eligible for retiree life insurance, subject to the same qualifications as for retiree medical coverage. Retirees and disabled employees are not eligible for an employer premium contribution. The Federal Civil Service Retirement System shall be considered a Washington state sponsored retirement system for Washington State University cooperative extension service employees who hold a federal civil service appointment and who are covered under the SEBB program at the time of retirement or disability.

- (8) "Eligible dependents." The following are eligible as dependents under the medical and dental plans:
- (a) Lawful spouse except that as of November 1, 1991, a lawful spouse who works full time and who is eligible for coverage as a subscriber on a plan or plans offered by a K-12 school district and who has waived that coverage is not eligible for employer paid coverage as a dependent on a SEBB plan.
- (b) Dependent children through age nineteen. As used in this section, "children" includes natural children, stepchildren, legally adopted children, and married children who

- qualify as dependents of the employee/retiree under the Internal Revenue Code or as specified in a court order or divorce decree, and foster children approved by the health care authority. To qualify for HCA approval, a foster child
- (i) Be living with the subscriber in a parent child relationship:
- (ii) Be dependent upon the subscriber-for financial support;
- (iii) Not be eligible for coverage under Medicare, Medicaid, or similar government entitlement programs; and
- (iv) Not be a foster child for whom support payments are made to the subscriber through the state department of social and health services (DSHS) foster care program.
- (e) Dependent children age twenty through age twenty-three who are dependent upon the employee/retiree for maintenance and support, and who are registered students in full-time attendance at an accredited secondary school, college, university, vocational school, or school of nursing. Dependent student eligibility continues year round for those who attend three of the four school quarters and for the quarter following graduation provided the employee/retiree is covered at the same time; the dependent limiting age has not been exceeded; and the dependent meets all other eligibility requirements.
- (d) Dependent children of any age who are incapable of self-support due to developmental disability or physical handicap, provided such condition occurs prior to age twenty or during the time the dependent was covered under an SEBB plan as a full time student. Proof of such disability and dependency must be furnished prior to the dependent's attainment of age twenty or loss of eligibility for student coverage, and as periodically requested thereafter.
- (e) "Dependent parents." Parents of the employee/retiree or their spouse who qualify as dependents under the Internal Revenue Code and who were covered as dependents under SEBB medical/dental plans prior to July 1, 1990, may continue SEBB coverage on a self-pay basis.
- (9) Notwithstanding any of the foregoing, employees who are not mandatorily, by election, or otherwise covered by industrial insurance under Title 51 RCW shall not be considered "eligible employees" within the meaning of this section.))

NEW SECTION

- WAC 182-12-117 Eligible retirees. (1) "Retirees and disabled employees." Eligible employees who terminate state service after becoming vested in a Washington state sponsored retirement system are eligible for retiree medical, dental and life coverages provided the person:
- (a) Elects Medicare Parts A and B if the retiree, or covered dependents of a retiree, retired after July 1, 1991 and is eligible for Medicare; and
- (b) Immediately begins receiving a monthly retirement income benefit from such retirement system; or
- (c) If not retiring under the public employees retirement system (PERS), would have been eligible for a monthly retirement income benefit because of age and years of service had the person been employed under the provisions of PERS I or PERS II for the same period of employment; or

Proposed [40]

- (d) Is an elected official as defined under 182-12-115(6) who has voluntarily or involuntarily left a public office, whether or not they receive a benefit from a state retirement system; or
- (e) Must have taken a lump sum retirement benefit payment because their monthly benefit would have been under fifty dollars.

Employees who are permanently and totally disabled and eligible for a deferred monthly retirement income benefit are likewise eligible, provided they apply for retiree coverage before their PEBB active employee coverage ends. Persons retiring who do not have waiver of premium coverage from any PEBB life insurance plan are eligible for retiree life insurance, subject to the same qualifications as for retiree medical coverage. With the exception of the Washington State Patrol, retirees and disabled employees are not eligible for an employer premium contribution. The Federal Civil Service Retirement System shall be considered a Washington state sponsored retirement system for Washington State University cooperative extension service employees who hold a federal civil service appointment and who are covered under the PEBB program at the time of retirement or disability.

- (2) Retired and disabled school district and educational service district employees. The following persons are eligible to participate in PEBB medical and dental plans only, provided they meet the enrollment criteria stated below and if eligible for Medicare, be enrolled in Medicare Parts A and B:
- (a) Persons receiving a retirement allowance under chapter 41.32 or 41.40 RCW as of September 30, 1993, and who enroll in PEBB plans not later than the end of the open enrollment period established by the authority for the plan year beginning January 1, 1995;
- (b) Persons who separate from employment with a school district or educational service district on or after October 1, 1993, and immediately upon separation begin to receive a retirement allowance under chapter 41.32 or 41.40 RCW. Such persons who retire on or after October 1, 1993, must elect PEBB coverage not later that the end of the open enrollment period established by the authority for the plan year beginning January 1, 1995, or sixty days following retirement whichever is later;
- (c) Persons who separate from employment with a school district or educational service district due to a total and permanent disability, and are eligible to receive a deferred retirement allowance under chapter 41.32 or 41.40 RCW. Such persons must enroll in PEBB plans not later than the end of the open enrollment period established by the authority for the plan year beginning January 1, 1995, or sixty days following retirement, whichever is later.

Reviser's note: The typographical error in the above section occurred in the copy filed by the agency and appears in the Register pursuant to the requirements of RCW 34.08.040.

NEW SECTION

WAC 182-12-119 Eligible dependents. "Eligible dependents." The following are eligible as dependents under the PEBB eligibility rules:

(1) Lawful spouse.

- (2) Dependent children through age nineteen. The term "children" includes the subscribers's natural children, stepchildren, legally adopted children, children for whom the subscriber has assumed a legal obligation for total or partial support of a child in anticipation of adoption of the child, or children specified in a court order or divorce decree. Married children who qualify as dependents of the subscriber under the Internal Revenue Code, and foster children approved by the HCA are included. To qualify for HCA approval, a foster child must:
- (a) Be living with the subscriber in a parent-child relationship;
- (b) Be dependent upon the subscriber for financial support;
- (c) Not be eligible for coverage under Medicare, Medicaid, or similar government entitlement programs; and
- (d) Not be a foster child for whom support payments are made to the subscriber through the state department of social and health services (DSHS) foster care program.
- (3) Dependent children age twenty through age twentythree who are dependent upon the employee/retiree for
 maintenance and support, and who are registered students in
 full-time attendance at an accredited secondary school,
 college, university, vocational school, or school of nursing.
 Dependent student eligibility continues year-round for those
 who attend three of the four school quarters and for the
 quarter following graduation provided the employee/retiree
 is covered at the same time; the dependent limiting age has
 not been exceeded; and the dependent meets all other
 eligibility requirements.
- (4) Dependent children of any age who are incapable of self-support due to developmental or physical disability, provided such condition occurs prior to age twenty or during the time the dependent was covered under a PEBB plan as a full-time student. Proof of such disability and dependency must be furnished prior to the dependent's attainment of age twenty or loss of eligibility for student coverage, and as periodically requested thereafter.
- (5) Dependent parents. Dependent parents covered under a PEBB medical plan before July 1, 1990, may continue enrollment on a self-pay basis as long as:
- (a) The parent maintains continuous coverage in a PEBB-sponsored medical plan;
- (b) the parent continues to qualify under the Internal Revenue Code as a dependent of an eligible subscriber;
- (c) The subscriber who claimed the parent as a dependent continues enrollment in a PEBB program; and
- (d) The parent is not covered by any other group medical insurance. Dependent parents may be enrolled in a different PEBB plan than that selected by the eligible subscriber; however, dependent parents may not add additional family members to their coverage.
 - (6) Surviving dependents.
- (a) The following surviving dependents may continue their medical and dental coverages on a self-pay basis:
- (i) If a dependent loses eligibility under a PEBB plan due to the death of the employee or retiree, the dependent(s) may continue coverage under a retiree plan provided the dependent(s) will immediately begin receiving a monthly benefit from any state of Washington-sponsored retirement system (the Federal Civil Service Retirement System shall be considered a Washington sponsored retirement system for

Washington State University cooperative extension service employees who held a federal civil service appointment and who were covered under the PEBB program at the time of death).

- (ii) If a surviving dependent of a PEBB employee or retiree is not eligible for a monthly retirement income benefit, or lump-sum payment because the monthly pension payment would be less than \$50, the dependent may be eligible for continued coverage under COBRA.
- (iii) Surviving spouses and/or eligible dependent children of a deceased school district or educational service district employee who were not enrolled in a PEBB plan at the time of death may continue coverage provided the employee died on or after October 1, 1993 and the dependent(s) immediately began receiving a retirement benefit allowance under chapter 41.32 or 41.40 RCW.
- (b) Application for surviving dependent(s) coverage must be made in writing on the enrollment form approved by the health care authority within sixty days from the date of death of the employee or retiree. Coverage is retroactive to the date the employee or retiree coverage terminated subject to the payment of the premium. The employee's or retiree's spouse may continue coverage indefinitely; other dependents may continue coverage until they lose eligibility under PEBB rules.

Reviser's note: The typographical error in the above section occurred in the copy filed by the agency and appears in the Register pursuant to the requirements of RCW 34.08.040.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 182-12-122

Surviving dependents eligibility.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 182-12-130 Retirees eligible for Medicare.

AMENDATORY SECTION (Amending WSR 80-05-016 (Order 2-80), filed 4/10/80)

WAC 182-12-132 Retirees returning to state employment. ((Retirees enrolled in the SEIB retiree medical and/or life program, who-return to active employment in an otherwise noneligible position, shall be eligible to continue such coverage on a direct payment basis beginning on the date their eligibility for SEIB retiree coverage would otherwise terminate.)) If a retiree returns to work and is again eligible for employer contributions towards their PEBB or school district sponsored benefits the retiree may cancel their retirement deduction for health coverage as soon as eligibility is established and the retiree is enrolled as an active employee. The retiree must maintain retiree term life coverage during active employment in order to retain it at retirement. When the retiree again ceases active employment, the retiree must reenroll in a PEBB retiree plan within <u>60 days.</u>

AMENDATORY SECTION (Amending Order 5646, filed 2/9/76)

WAC 182-12-145 Insurance eligibility for higher education. For the purpose of insurance eligibility ((and experience reporting)), the ((SEIB)) PEBB considers the higher education personnel board, the council for post secondary education, and the state board for community colleges to be higher education agencies.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 182-12-151 Dep

Dependent life insurance.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 182-12-160

Elected officials

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 182-12-165

State contribution for permanent employees appointed to instructional year or seasonal positions.

AMENDATORY SECTION (Amending Order 4-77, filed 11/17/77)

WAC 182-12-200 Retirees may change enrollment in approved ((SEIB)) PEBB ((insurance)) health plans. A retiree, whose spouse is enrolled as an eligible employee in a PEBB or school district-sponsored health plan, ((has the right to)) may defer enrollment in PEBB retiree medical and dental plans and enroll in the spouse's((-)) ((SEIB)) PEBB or school district-sponsored health plan. If a retiree defers enrollment in a PEBB retiree medical plan, enrollment must also be deferred for dental coverage. The retiree and eligible dependents may subsequently enroll in a PEBB retiree medical, or medical and dental, plan(s) if the retiree was continuously enrolled under the spouse's PEBB or school district-sponsored health coverage from the date the retiree was initially eligible for retiree coverage:

- (1) During any open enrollment period determined by the HCA; or
- (2) Within 31 days of the date ((Should)) the spouse ceases to be enrolled in a PEBB or school district-sponsored health plan as an eligible employee ((the retiree may reenroll in the retiree plan, with the spouse as a dependent.)); or
- (3) Within 31 days of the date of the retiree's loss of eligibility as a dependent under the spouse's PEBB or school district-sponsored health plan.

<u>AMENDATORY SECTION</u> (Amending WSR 182-12-010 [91-11-010], filed 5/31/91 [5/3/91])

WAC 182-12-215 Continued ((SEBB)) PEBB medical/dental coverage under COBRA. Enrollees and eligible dependents who become ineligible for ((SEBB)) PEBB medical/dental coverage and who qualify for continued coverage under the Consolidated Omnibus Budget Reconciliation Act (COBRA), including any amendments hereinafter enacted, may continue their ((SEBB)) PEBB plan coverage by self-payment of plan premiums in accordance with COBRA statutes and regulations. ((Parents of an enrollee who qualify as dependents under the Internal Revenue Code and who were covered as dependents under ((SEBB)) medical/dental plans prior to July 1, 1990, shall be deemed "dependents" for purposes of COBRA coverage.))

Reviser's note: The bracketed material preceding the section above was supplied by the code reviser's office.

Reviser's note: The typographical error in the above section occurred in the copy filed by the agency and appears in the Register pursuant to the requirements of RCW 34.08.040.

AMENDATORY SECTION (Amending Order WSR 86-16-061 (Resolution No. 86-3), filed 8/5/86)

WAC 182-12-220 Eligibility during appeal of dismissal. Employees awaiting hearing of a dismissal action before the personnel appeals board, higher education personnel board or court may continue their ((SEIB)) PEBB coverages by self-payment of premium on the same terms as an employee who is granted leave without pay. If the hearing board or court upholds the dismissal, coverages shall terminate at the end of the month in which the board or court's decision is made. If the hearing board or court sustains the employee in the appeal and directs ((the SEIB employer to)) reinstatement of employer paid coverages retroactively, the employer must forward to the ((SEIB)) HCA the full employer contribution for the period directed by the hearing board or court. ((SEIB)) PEBB will refund to the employee any premiums the employee paid for coverages provided by the employer contribution. All optional life and long term disability insurance which was in force at the time of dismissal shall be reinstated retroactively, provided the employee makes retroactive payment of premium for any such optional coverage which was not continued by self-payment during the appeal process. If the employee chooses not to pay the retroactive premium, evidence of insurability will be required to obtain such optional coverage.

WSR 96-02-085 PROPOSED RULES DEPARTMENT OF HEALTH

(Examining Board of Psychology) [Filed January 3, 1996, 11:55 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 95-08-050.

Title of Rule: WAC 246-924-990 Psychology fees, this rule describes all of the fee categories for applicants and licensed psychologists.

Purpose: Proposed amendment will eliminate written examination fee as candidates will be paying this fee directly to the testing agency (professional examination services); creates a new category for written examination administration fee; creates a new renewal fee for the new retired active psychologist license; creates a new fee for the cost to purchase a copy of the psychology statute and rules; delete duplicate fees.

Statutory Authority for Adoption: RCW 43.70.250. Statute Being Implemented: Chapter 18.83 RCW.

Summary: New fees are necessary because public demanded a new retired active psychologist license at a reduced renewal fee; written examination will now be purchased by candidates directly from the testing agency so a new category for written examination administration was created; new category for purchase of psychology law book to defray the cost of printing and postage of these laws; amendment of duplicate fees listed in rule.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Terry J. West, P.O. Box 47869, Olympia, WA 98504-7869, (360) 753-3095.

Name of Proponent: Department of Health, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: Purpose of rule amendments is to add a new renewal fee for retired active psychologists category which is being proposed based upon public input. Delete the old category of written examination and create a new category called written examination administration. This is because the old fee of \$225 no longer covers the cost of purchasing the exam booklet and administering the text. Candidates will be required to purchase their exam directly from the testing agency and pay the department only the cost of administering the examination. Create a new category for psychology law book for those wishing to purchase a law book.

Proposal Changes the Following Existing Rules: Rule amends and deletes several fee categories that were duplicated twice on the schedule; adds new category for renewal of retired active psychologist license; adds new written examination administration fee; deletes written examination fee; and adds new category for psychology law book purchase.

A small business economic impact statement has been prepared under chapter 19.85 RCW.

SMALL BUSINESS ECONOMIC IMPACT STATEMENT

Proposed amendments to chapter 246-924 WAC, Psychologists regarding new written examination administration fee category.

Background: The Department of Health, Examining Board of Psychology (hereinafter referred to as program), is proposing changes to the rules, chapter 246-924 WAC. In October 1995 the cost to purchase the examination for professional practice in psychology nearly doubled. Due to Initiative 601, the program cannot raise the written examination fee sufficiently to cover the increased cost. The program is proposing a new examination administration fee category and having candidates purchase their examination

directly from the testing agency, Professional Examination Services.

Involvement with Small Businesses in Development of Rules: The program had extensive involvement with applicants and licensees in the process of developing these amendments. News articles appeared twice in the biannual psychology newsletter sent to all licensees and applicants in Summer 1995 and Winter 1995.

In addition, a CR-101 was filed April 3, 1995, for the psychology fee change and distributed to the board's minutes mailing list. A CR-101 was filed April 13, 1995, for the remaining changes and distributed to the board's minutes mailing list.

Since March 1, 1995, the program has been sending a two-page document to all persons who request application packets. There are approximately twenty packets requested per week and since March 1995, we estimate that approximately eight hundred notices were sent to potential applicants notifying them of the proposed new fee category and the change in candidates purchasing their own examination. Not a single complaint about the change has been received in writing, verbally or via telephone.

Summary of Amendments: WAC 246-924-990 Psychology fees, the amendments will add a new category for "renewal retired active" in the amount of \$175.00 per the proposed new rule WAC 246-924-500. The amendments will also eliminate the old category of "written examination \$225" and replace it with "written examination administration - \$80." This amendment also eliminates the category of "application - written examination (initial and retake) - \$25.00" and "application - oral examination (initial and retake) - \$250.00" as they are redundant. These fee categories already exist and are clearly identified.

Professional Services Possibly Needed: In order to comply with these new requirements, applicants may call the program and request assistance in filling out the application form and following the new procedure of purchasing their own examination from Professional Examination Services. All applicants are being provided with information well in advance that the first examination using the new examination administration fee will be April 17, 1996. Each scheduled candidate will receive a reminder set of instructions that they are to bring their examination fee to the examination in either a money order or cashier check made out to Professional Examination Services. Board staff will then send all money orders and cashier's checks to the testing agency the day of the examination.

The program is also planning to have a map available the day of the examination with directions on where candidates can obtain cashier's checks or money orders the day of the examination.

Costs of Compliance: The cost of complying with the change in "written examination" fee category to "written examination administration" fee category, is explained below.

Currently, applicants are required to pay \$225 for the cost of the written examination and examination administration fee combined. However, this does not cover the board's cost in purchasing the examination. Professional Examination Services raised the examination purchase price from \$135 to \$250 effective in October 1994. The price being charged to candidates does not cover the cost of purchasing the examination. Due to Initiative 601, the program cannot

raise the current fee category "written examination" sufficiently to cover the increased cost.

Under the proposed change, candidates would pay the board an \$80 "written examination administration" fee. Candidates are currently paying a \$90 administration fee. This would be a reduction of \$10 per candidate. On the day of the examination (examinations are conducted nationwide on the third Wednesday in April and October) candidates will bring a cashier's check or money order in the amount of \$250 made payable to Professional Examination Services (PES). Board staff will mail all cashier's checks and money orders to the testing agency the morning of the examination.

	Candidates pays Program	Program pays to PES	Program retains for exam admin. costs
Prior to 10/94 candidates paid program	\$225	\$135	\$90
After 10/94 cost to purchase exam from PES almost	#225	#250	0 (01-41
doubled	\$225	\$250	0 (Net loss of \$115 in revenue from each candidate
	progra cost of	date pays m for f exam istration	Candidate purchase examination from Professional Exam- ination Services
Proposed new cate	едогу		<u> </u>
and new procedur candidate purchas			
exam from PES		80	\$250

This represents \$10 less the candidate pays for examination administration costs but represents \$115 more that the candidate has to pay to purchase the examination.

Comparison of Cost - Small Versus Large Employers: Most applicants applying for examination are considered small business employers. If an applicant worked for an organization such as the Veteran's Administration, Group Health or University of Washington or some other "employer," there would be more cost to that employer if they had several applicants seeking licensure. However, more than 90% of applicants are considered small business employers and would pay the increased cost themselves. The increased costs are \$115.00 per candidate. (Previously paying \$225 for cost of exam and administration, proposal will be for \$250 to Professional Examination Services and separate \$80 administration fee to Department of Health).

Most licensees earn \$100 per hour for direct health care services. Most applicants earn \$50 - \$80 per hour for direct health care services. It would take an average of 2.1 hours of work to earn the equivalent of the proposed fee increase.

The program considered raising the renewal fee for licensed psychologists due to the increased cost to purchase the examination. However, in re-reviewing this, the program was reminded of RCW 43.70.250 (see mitigation section).

The Department of Health policy is that not only are fees for each profession to be sufficient to cover the costs of administering that program, each individual fee shall be driven by exact costs for that fee category. Therefore, the fee for written examinations should be increased since the cost of purchasing them has increased. Since the passage of Initiative 601, fees can only be increased by 6%. The program decided to have the candidate purchase the examination directly from the Professional Examination Services instead of through the program.

As with any change in a fee, a fee study analysis was performed.

FEE STUDY FOR WRITTEN EXAMINATION

Name and league

Current costs and losses: October 1994		
Purchase cost 28 x 250	=	\$7,000
28 candidates x \$225 fee	=	\$6,300
7 extra booklets @ \$5 ea.	=	\$ 35
Staff and other costs	=	<u>\$2,389</u>
LOSS	=	<u>\$1,724</u>
April 1995		
Purchase cost 38 x \$250	=	\$9,500
38 candidates x \$225 fee	=	\$8,550
7 extra booklets @ \$5 ea.	=	\$ 35
Staff and other costs	=	<u>\$2,389</u>
LOSS	=	<u>\$1,474</u>
October 1995		
Purchase cost 30 x \$250	=	\$7,500
30 candidates x \$225 fee	=	\$6,750
7 extra booklets @ \$5 ea.	=	\$ 35
Staff and other costs	=	\$2,389
LOSS	_	\$1,674
	_	
STAFF AND OTHER COSTS:		\$200.00
Facility rental		
Postage		34.80
$(.29 \times 40 = 11.60 \times 3 \text{ mailings})$		
(mailing eligibility ltr; mailing date		
and location; mailing results)		
Postage to return exams		30.00
Paper, enclosures, letters		15.00
Staff time		\$ <u>2,110.00</u>
TOTAL EXAM EXPENSES		<u>\$2,389.00</u>

2.389.00/30 Candidates = 79.63

THIS IS AN ESTIMATE OF WHAT THE FEE FOR WRITTEN EXAMINATION ADMINISTRATION SHOULD BE

Breakdown of staff time:

Carro C- C		
Entering data on ASI: Admin		
(8 x \$14.37) Clerk 16 x \$12.50	=	314.90
Preparing roster: Admin (8 x \$14.37)	=	114.90
Letters of eligibility: Admin		
(8 x \$14.37)	=	57.40
Letters w/date and location:		
Admin (4 x \$14.37)	=	57.40
Telephone calls: Mgr 6 hrs,		
Admin 16 hrs, Clerk 16	=	551.42

Counting booklets: Mgr 1 hr, Admin 1 hr	=	34.72
Reading test manual: Mgr 2 hr, Admin 1 hr	=	54.84
Preparing for examination: Mgr. 1 hr, Admin 2 hr	=	48.90
Test administration: Mgr. 8 hr, Admin 7 hr, Clerk 7 hr	=	350.00
Compiling results & mlg: Mgr. 6 hrs, Admin 16 hrs	=	351.00
Updating computer: Clerk 8 hrs	=	100.00
Updating ledger: Clerk 6 hours	=	75.00

Mitigation of Disproportionate Costs to Small Employers: The program provides assistance in filling out applications for licensure at no additional expense to the applicants.

The department is attempting to comply with RCW 43.70.250 which mandates that the cost of each professional licensing program must be fully borne by the members of that profession. The secretary of the Department of Health is tasked with setting fees for each program at a sufficient level to defray the costs of administering that program. The statute further requires that all such fees shall be fixed by rule, rather than policy. The cost of purchasing the written examination was increased, therefore, the cost shall be fully borne by the members of that profession (psychology).

Listing of Industries Required to Comply with the Rules: All applicants who need to take the examination for professional practice in psychology will need to comply with the new examination administration fee. Most applicants are small business employers because the mental health field does not that psychologists be supervised. Therefore, they are self employed health care providers.

Hearing Location: The public hearing will commence at 9:15 a.m. on February 9, 1996, at Valley Medical Arts Center, 400 South 43rd Street, Renton, WA 98055, Conference Room "D."

Submit Written Comments to: Ms. Terry J. West, Department of Health, Examining Board of Psychology, P.O. Box 47869, Olympia, WA 98504 or by FAX (360) 586-7774 no later than February 2, 1996. Ms. Terry J. West is available to answer questions at (360) 753-3095.

Date of Intended Adoption: The public hearing will be held February 9, 1996. Filing will take place within two weeks following the hearing and will become final thirty-one days after filing.

A copy of the statement may be obtained by writing to Terry J. West, Program Manager, Department of Health, P.O. Box 47869, Olympia, WA 98504-7869, phone (360) 753-3095, or FAX (360) 586-7774.

Section 201, chapter 403, Laws of 1995, applies to this rule adoption. WAC 246-924-900 creates a new written examination administration fee. Applicants must pay the testing agency for the purchase price of the examination booklet directly. This represents an increase in the amount a candidate must pay to take an examination but represents a decrease in the amount a candidate must pay to the department. A small business economic impact statement and analysis of significant rules are available upon request.

[45] Proposed

Hearing Location: Valley Medical Arts Center, 400 South 43rd Street, Conference Room "D", Renton, WA 98055, on February 9, 1996, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Terry J. West, Program Manager by February 2, 1996, TDD (360) 753-3095.

Submit Written Comments to: Terry J. West, P.O. Box 47869, Olympia, WA 98504-7869, FAX (360) 586-7774, by February 2, 1996.

Date of Intended Adoption: February 10, 1996.

January 3, 1996 Bruce Miyahara Secretary

AMENDATORY SECTION (Amending Order 173, filed 6/6/91, effective 7/7/91)

WAC 246-924-990 Psychology fees. The following fees shall be charged by the professional licensing division of the department of health:

Title of Fee	Fee
Application—Nonrefundable	\$250.00
((Application Written-examination	
-(initial and-retake)	225.00
Application—Oral examination	
-(initial and retake)	250.00))
Renewal	275.00
Renewal retired active	<u>175.00</u>
Late renewal penalty	100.00
Duplicate license	25.00
Written examination administration	((225.00)) 80.00
Oral examination	250.00
Certification	25.00
Renewal	275.00
Renewal penalty	100.00
Amendment of certificate of qualification	30.00
Psychology law book	3.00

WSR 96-02-086 PROPOSED RULES DEPARTMENT OF HEALTH

(Examining Board of Psychology) [Filed January 3, 1996, 11:58 a.m.]

Original Notice.

Preproposal statement of inquiry was filed as WSR 95-09-028.

Title of Rule: New WAC 246-924-500 Retired active psychologist license, 246-924-470 License application fees—Failure to appear at examination session, 246-924-250 Continuing education—Special considerations, and 246-924-080 Psychology examination—Application submittal.

Purpose: Add new rule creating retired active psychology license category; amend rule to correct a typographical error; amend rules to add "examination administration fee" due sixty days prior to an examination and fee can be forfeited for failure to appear at a scheduled exam.

Statutory Authority for Adoption: RCW 18.130.250 Retired active license, RCW 18.83.050 (powers and duties).

Statute Being Implemented: RCW 18.130.250 and 18.83.050.

Summary: WAC 246-924-500, creates new license category for persons who wish to retire and offer pro-bono services to nonprofit agencies; WAC 246-924-470, alerts candidates that their exam administration fee will be forfeited if they fail to appear at a scheduled exam; WAC 246-924-250, corrects a typographical error; WAC 246-924-080, alerts candidates that their application and exam administration fee is due sixty days prior to an examination.

Reasons Supporting Proposal: New license category created based upon public input demanding a retired active license; correct typo; and alert candidates to testing procedures and requirements.

Name of Agency Personnel Responsible for Drafting, Implementation and Enforcement: Terry J. West, P.O. Box 47869, Olympia, WA 98504-7869, (360) 753-3095.

Name of Proponent: Washington State Examining Board of Psychology, governmental.

Rule is not necessitated by federal law, federal or state court decision.

Explanation of Rule, its Purpose, and Anticipated Effects: WAC 246-924-500, create new retired active psychologist license at a reduced fee for persons who wish to practice only in emergent or intermittent circumstances; WAC 246-924-080, amend rule to add requirement that exam administration fee must be submitted sixty days in advance of the written examination; WAC 246-924-250, amend a typographical error from "American Board of Professional Hypnosis" to "American Board of Psychological Hypnosis"; and WAC 246-924-470, amends title of rule from "License application fees—Failure to appear at examination session" to "Examination fees—Failure....." Amendment also adds the category of "examination administration fee." These changes will alert the candidates to the examination scheduling and process that occurs.

Proposal Changes the Following Existing Rules: Amends WAC 246-924-470, 246-924-250 and 246-924-080, see above.

A small business economic impact statement has been prepared under chapter 19.85 RCW.

SMALL BUSINESS ECONOMIC IMPACT STATEMENT

Proposed amendments and new section to chapter 246-924 WAC, Psychologists, regarding retired active psychologist license.

Background: The Department of Health, Examining Board of Psychology (hereinafter referred to as program), is proposing changes to the rules, chapter 246-924 WAC. WAC 246-924-500 Retired active psychologist license, is a new rule. Amending WAC 246-924-900 Psychologist fees, to create a new "renewal retired active" license fee category.

Involvement with Small Businesses in Development of Rules: The program had extensive involvement with applicants and licensees in the process of developing these amendments. News articles appeared twice in the biannual psychology newsletter sent to all licensees and applicants in Summer 1995 and Winter 1995; the entire text of the proposed changes was included in the board's minutes and mentioned in the minutes for several additional meetings. The board's minutes are sent to licensees, applicants and

Proposed [46]

other interested parties who have requested to receive information on the board's activities.

In addition, a CR-101 was filed April 3, 1995, for the psychology fee change and distributed to the board's minutes mailing list. A CR-101 was filed April 13, 1995, for the remaining changes and distributed to the board's minutes mailing list. The board also received numerous correspondence requesting a new license category for retired active.

Summary of Amendments: (1) WAC 246-924-080 Psychology examination—Application submitted, the change will be to add the requirement that applicants must submit their examination administration fee sixty days prior to the examination date. Previously applicants would only have had to have their application filed sixty days in advance of the examination. This amendment will alert the candidate that their fee is also expected sixty days in advance of the examination.

- (2) WAC 246-924-470 License application—Failure to appear at examination session, this amendment will change the title of the rule to "Examination fees—Failure to appear at examination session." This will make it more clear to candidates that their examination and examination administration fees are forfeited if they fail to attend a scheduled examination.
- (3) WAC 246-924-500 Retired active psychologist license, this new rule will create a new license category called "retired active psychology license." This new category is for persons who are retired but wish to offer pro-bono services on an intermittent emergency basis. Changes in existing rules are proposed for

Professional Services Possibly Needed: In order to comply with these new requirements, applicants may call the board staff and request assistance in filling out the application form for retired active status.

Costs of Compliance: The cost of changing one's license status from active to retired active will be a reduction of \$100 per year. Active licensees are currently required to pay \$275 per year on their birth date. Those who apply and qualify for the new retired active status, will only have to pay \$175 per year on their birth date.

Comparison of Cost - Small Versus Large Employers: Most applicants applying for licensure are considered small business employers. If a licensee worked for an organization such as the Veteran's Administration, Group Health or University of Washington or some other "employer," there would be less cost to that employer if they had several applicants seeking the retired active psychologist license

Most licensees applying for the retired active license category are considered small business employers. Their cost for license renewal would be decreased for this new license category. Those licensees who are employed (less than 1%), the employers would receive additional savings for each licensee employed who applies for that licensing category.

Mitigation of Disproportionate Costs to Small Employers: The new license category of retired active license was proposed as a result of licensees requesting this new category at a reduced fee.

The department provides assistance in filling out applications for licensure at no additional expense to the applicants.

Listing of Industries Required to Comply with the Rules: All licensed psychologists who wish to retire and place their license in the retired active status category would be required to comply with the new license category. Licensed psychologists are self employed health care providers.

Hearing Location: The public hearing will commence at 9:15 a.m. on February 9, 1996, at Valley Medical Arts Center, 400 South 43rd Street, Renton, WA 98055, Conference Room "D."

Submit Written Comments to: Ms. Terry J. West, Department of Health, Examining Board of Psychology, P.O. Box 47869, Olympia, WA 98504 or by FAX (360) 586-7774 no later than February 2, 1996. Ms. Terry J. West is available to answer questions at (360) 753-3095.

Date of Intended Adoption: The public hearing will be held February 9, 1996. Filing will take place within two weeks following the hearing and will become final thirty-one days after filing.

A copy of the statement may be obtained by writing to Terry J. West, Program Manager, Department of Health, P.O. Box 47869, Olympia, WA 98504-7869, phone (360) 753-3095, or FAX (360) 586-7774.

Section 201, chapter 403, Laws of 1995, applies to this rule adoption. WAC 246-924-500 is a new license category at a reduced renewal fee. A small business economic impact study and analysis of significant rules are available upon request.

Hearing Location: Valley Medical Arts Center, 400 South 43rd Street, Conference Room "D", Renton, WA 98055, on February 9, 1996, at 10:00 a.m.

Assistance for Persons with Disabilities: Contact Terry J. West, Program Manager by February 2, 1996, TDD (360) 753-3095.

Submit Written Comments to: Terry J. West, P.O. Box 47869, Olympia, WA 98504-7869, FAX (360) 586-7774, by February 2, 1996.

Date of Intended Adoption: February 10, 1996.

December 9, 1995

Janis T. Horike, Ph.D, Chair
Examining Board of Psychology

AMENDATORY SECTION (Amending WSR 94-12-039, filed 5/25/94, effective 6/25/94)

WAC 246-924-080 Psychology examination—Application submittal date. To be eligible to take any particular written examination, an applicant for licensure must file his or her application and examination administration fee with the department of health not less than sixty days prior to the examination date. In the case of late filing, the time requirement for filing may be reduced if good cause for the late filing is shown and the application can still be processed prior to the examination date.

Examinations are normally held in April and October of each year.

AMENDATORY SECTION (Amending WSR 94-12-039, filed 5/25/94, effective 6/25/94)

WAC 246-924-250 Continuing education—Special considerations. In lieu (total or partial) of sixty hours of CPE the board may consider credit hour approval and

acceptance of other programs as they are developed and implemented, such as:

- (1) Compliance with a CPE program developed by the American Psychological Association which provides either a recognition award or certificate, may be evaluated and considered for partial or total fulfillment of the CPE credit hour requirements of the board.
- (2) Psychologists licensed in the state of Washington but practicing in a different state or country which has a mandatory or voluntary CPE program may submit to the board evidence of completion of that other state's or country's CPE requirements for evaluation and partial or total credit hour approval.
- (3) Psychologists licensed in the state of Washington but practicing in a state, U.S. territory or foreign country without CPE requirements, or who are not legally required to meet those CPE requirements, may submit evidence of their CPE activities pursued outside of Washington state directly to the board for evaluation and approval based on conformity to the board's CPE requirements.
- (4) The board may also accept evidence of diplomate award by the American Board of Examiners in Professional Psychology (ABPP) and American Board of ((Professional)) Psychological Hypnosis (ABPH) in lieu of sixty hours of CPE for that three year period in which the diplomate was awarded.
- (5) Credit hours may be earned for other specialty board or diploma certifications if and when such are established.
- (6) All board members appointed after December 31, 1985 shall receive, for each year of service on the board, ten continuing education credits, to be applied in any category the board member chooses.

AMENDATORY SECTION (Amending Order 117B, filed 1/28/91, effective 2/28/91)

WAC 246-924-470 ((License application)) Examination fees—Failure to appear at examination session. ((License application)) Examination and examination administration fees shall be forfeited whenever a candidate fails to attend a scheduled examination session, except in the case of a bona fide emergency.

NEW SECTION

WAC 246-924-500 Retired active psychologist license. (1) Pursuant to RCW 18.130.250, the board authorizes a retired active license status for licensees who wish to practice only in emergent or intermittent circumstances and meet the following criteria:

- (a) Hold a current Washington state license;
- (b) The licensee's practice is limited to providing psychological services without compensation;
- (c) Services are provided in clinics or organizations that are operated by public or private tax-exempt corporations or agencies.
 - (2) "Emergent or intermittent circumstances" means:
- (a) Performing psychological services no more than thirty days each year in Washington state; or
- (b) If not practicing on an intermittent basis, available to perform psychological services for an extended period of time for the purpose of providing such services in emergency

- circumstances such as earthquakes, floods, times of declared war, or other declared states of emergency.
- (3) Licensees wishing to obtain retired active license status must submit a letter to the board with their renewal declaring their intent to practice only in emergent or intermittent circumstances. Subsequent to being issued a retired active license, the licensee must certify, with the renewal payments, the dates and circumstances under which he or she practiced during the previous year.
- (4) A retired active licensee is subject to chapters 18.130 and 18.83 RCW and the applicable rules and regulations, including continuing education requirements, to the same degree as those with full active status.
- (5) A retired active licensee who wishes to return to full active status must meet the requirements for relicensure. The retired active licensee must notify the board thirty days in advance of the change to reinstate the license to an active license status. Retired active license status will not be retroactively issued.

Proposed [48]

WSR 96-02-005 PERMANENT RULES DEPARTMENT OF HEALTH

(Board of Pharmacy) [Filed December 20, 1995, 4:48 p.m.]

Date of Adoption: October 27, 1995.

Purpose: WAC 246-863-095 Pharmacist's professional responsibilities, moving to more appropriate section of law book.

Statutory Authority for Adoption: RCW 18.64.005.

Adopted under notice filed as WSR 95-18-094 on September 6, 1995; and WSR 95-14-112 on June 30, 1995.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 1, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 1, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 0, repealed 0.

Effective Date of Rule: Thirty-one days after filing.

November 27, 1995 Suann Bond Chair

NEW SECTION

WAC 246-863-095 Pharmacist's professional responsibilities. (1) A pharmacist shall not delegate the following professional responsibilities:

- (a) Receipt of a verbal prescription other than refill authorization from a prescriber.
- (b) Consultation with the patient regarding the prescription, both prior to and after the prescription filling and/or regarding any information contained in a patient medication record system provided that this shall not preclude a pharmacy assistant from providing to the patient or the patient's health care giver certain information where no professional judgment is required such as dates of refills or prescription price information.
- (c) Consultation with the prescriber regarding the patient and the patient's prescription.
- (d) Extemporaneous compounding of the prescription provided that bulk compounding from a formula and IV admixture products prepared in accordance with chapter 246-871 WAC may be performed by a level A pharmacy assistant when supervised by a pharmacist.
- (e) Interpretation of data in a patient medication record system.
- (f) Ultimate responsibility for all aspects of the completed prescription and assumption of the responsibility for the filled prescription, such as: Accuracy of drug, strength, labeling, proper container and other requirements.

- (g) Dispense prescriptions to patient with proper patient information as required by WAC 246-869-220.
- (h) Signing of the poison register and the Schedule V controlled substance registry book at the time of sale in accordance with RCW 69.38.030 and WAC 246-887-030 and any other item required by law, rule or regulation to be signed or initialed by a pharmacist.
- (i) Professional communications with physicians, dentists, nurses and other health care practitioners.
 - (2) Utilizing personnel to assist the pharmacist.
- (a) The responsible pharmacist manager shall retain all professional and personal responsibility for any assisted tasks performed by personnel under his or her responsibility, as shall the pharmacy employing such personnel. The responsible pharmacist manager shall determine the extent to which personnel may be utilized to assist the pharmacist and shall assure that the pharmacist is fulfilling his or her supervisory and professional responsibilities.
- (b) This does not preclude delegation to an intern or extern.

WSR 96-02-006 PERMANENT RULES DEPARTMENT OF HEALTH

(Board of Pharmacy) [Filed December 20, 1995, 4:52 p.m.]

Date of Adoption: October 27, 1995.

Purpose: WAC 246-858-020 General requirements, increase experiential classes for internship hours.

Citation of Existing Rules Affected by this Order: Amending WAC 246-858-020.

Statutory Authority for Adoption: RCW 18.64.005.

Adopted under notice filed as WSR 95-18-095 on September 6, 1995; and WSR 95-14-113 on June 30, 1995.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 1, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 1, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 1, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 0, repealed 0.

Effective Date of Rule: Thirty-one days after filing.

November 27, 1995

Suann Bond
Chair

AMENDATORY SECTION (Amending Order 277B, filed 5/28/92, effective 6/28/92)

WAC 246-858-020 General requirements. (1) RCW 18.64.080(3) states: "Any person enrolled as a student of pharmacy in an accredited college may file with the department an application for registration as a pharmacy intern—." A student of pharmacy shall be defined as any person enrolled in a college or school of pharmacy accredited by the board of pharmacy or any graduate of any accredited college or school of pharmacy.

(2) As provided for in RCW 18.64.080(3) the board of pharmacy hereby establishes fifteen hundred hours for the

internship requirement.

(a) For graduates prior to ((July 1, 1991)) January 1, 1999, credit may be allowed:

- (i) Up to seven hundred hours for experiential classes as part of the curriculum of an accredited college or school of pharmacy commonly referred to as externship/clerkship;
- (ii) ((Up to five hundred hours of credit for the internship shall be granted to graduates of board approved schools or colleges of pharmacy;
- (iii) Seven)) Eight hundred hours or more for experience obtained after completing the first quarter/semester of pharmacy education((, and including any breaks or vacations)).
- (b) For graduates after ((July 1, 1991)) January 1, 1999, credit may be allowed:
- (i) Up to ((seven)) twelve hundred hours of experiential classes as part of the curriculum of an accredited college or school of pharmacy commonly referred to as externship/clerkship;
- (ii) ((Eight)) Three hundred or more hours for experience obtained after completing the first quarter/semester of pharmacy education((, and including any breaks or vacations of which at least two hundred hours must be gained within the last twelve months prior to licensure)).
- (c) The board will document hours in excess of these requirements for students qualifying for out-of-state licensure.
- (3) An applicant for licensure as a pharmacist who has completed seven hundred internship hours will be permitted to take the state board examination for licensure; however, no pharmacist license will be issued to the applicant until the fifteen hundred internship hours have been completed. The hours must be completed and a pharmacist license issued within eighteen months of the date of graduation.
- (4) To retain a certificate as a pharmacy intern, the intern must make continuing satisfactory progress in completing the pharmacy course.
- (5) Experience must be obtained under the guidance of a preceptor who has met certification requirements prescribed in WAC 246-858-060 and has a certificate except as hereinafter provided for experience gained outside the state of Washington.
- (6) Experience obtained in another state may be accepted toward the fulfillment of the fifteen hundred hour requirement provided that a letter is received from the board of pharmacy of that state in which the experience is gained and such letter indicates the experience gained would have been acceptable internship experience to the board of pharmacy in that state.

WSR 96-02-007 PERMANENT RULES DEPARTMENT OF HEALTH

(Board of Pharmacy) [Filed December 20, 1995, 4:55 p.m.]

Date of Adoption: October 27, 1995.

Purpose: WAC 246-861-090 Amount of continuing education, provides incentives to pharmacists regarding patient counseling.

Citation of Existing Rules Affected by this Order: Amending WAC 246-861-090.

Statutory Authority for Adoption: RCW 18.64.005.

Adopted under notice filed as WSR 95-18-092 on September 6, 1995; and WSR 95-16-121 on August 2, 1995.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 1, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 0, repealed 0.

Effective Date of Rule: Thirty-one days after filing.
November 27, 1995

Suann Bond Chair

<u>AMENDATORY SECTION</u> (Amending Order 234B, filed 1/8/92, effective 2/8/92)

WAC 246-861-090 Amount of continuing education.

(1) The equivalent of ((one and one half)) 1.5 continuing education unit (equal to fifteen contact hours) of continuing education shall be required annually of each applicant for renewal of licensure. 0.1 CEU will be given for each contact hour. A pharmacist may claim an incentive of 0.15 CEU for each contact hour for successfully completing a patient education training program which meets the criteria listed below, provided that the incentive credits shall not exceed 1.2 CEU (equal to eight contact hours and four incentive hours).

- (2) Patient education training requirements: The program must include patient-pharmacist verbal interactive techniques developed by role-playing in which the pharmacist, in dispensing a medication to the patient can verify that:
- (a) The patient knows how to use the medication correctly.
- (b) The patient knows about the important or significant side effects and potential adverse effects of the medication.
- (c) The patient has the information and demonstrates their understanding of the importance of drug therapy compliance.

WSR 96-02-008 PERMANENT RULES DEPARTMENT OF HEALTH

(Board of Pharmacy)
[Filed December 20, 1995, 4:59 p.m.]

Date of Adoption: October 27, 1995.

Purpose: WAC 246-881-040 Drug price disclosure, to clarify who may request drug prices.

Citation of Existing Rules Affected by this Order: Amending WAC 246-881-040.

Statutory Authority for Adoption: RCW 18.64.005.

Adopted under notice filed as WSR 95-18-093 on September 6, 1995; and WSR 95-14-115 on June 30, 1995.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 1, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 0, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 1, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 0, repealed 0.

Effective Date of Rule: Thirty-one days after filing.

November 27, 1995 Suann Bond Chair

AMENDATORY SECTION (Amending Order 191B, filed 8/30/91, effective 9/30/91)

WAC 246-881-040 Drug price disclosure—Required. No pharmacy shall refuse to disclose the retail price of a prescription drug upon request by a consumer.

WSR 96-02-009 PERMANENT RULES DEPARTMENT OF FISH AND WILDLIFE

(Wildlife)

[Filed December 20, 1995, 4:38 p.m.]

Date of Adoption: December 9, 1995.

Purpose: To comply with hunting days allowed by the United States Fish and Wildlife Service.

Citation of Existing Rules Affected by this Order: Amending WAC 232-28-419.

Statutory Authority for Adoption: RCW 77.12.040.

Adopted under notice filed as WSR 95-22-112 on November 1, 1995.

Changes Other than Editing from Proposed to Adopted Version:

The change in beginning date was made to comply with the original opening since the date had already expired.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 1, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 0, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 0, repealed 0.

Effective Date of Rule: Thirty-one days after filing.

December 19, 1995 Robert Turner for Mitch Johnson, Chair Fish and Wildlife Commission

AMENDATORY SECTION (Amending Order 95-122, filed 9/1/95, effective 10/2/95)

WAC 232-28-419 1995-96 Migratory waterfowl seasons and regulations.

DUCKS

Western Washington

8:00 a.m. Oct. 14, 1995 - Jan. 14, 1996

Daily bag limit: 6 ducks—to include not more than 1 hen mallard, not more than 2 pintails, not more than 2 redheads, and not more than 1 canvasback.

Possession limit: 12 ducks—to include not more than 2 hen mallards, not more than 4 pintails, not more than 4 redheads, and not more than 2 canvasbacks.

Eastern Washington

Noon Oct. 14, 1995 - Jan. 21, 1996

Daily bag limit: 6 ducks—to include not more than 1 hen mallard, not more than 2 pintails, not more than 2 redheads, and not more than 1 canvasback.

Possession limit: 12 ducks—to include not more than 2 hen mallards, not more than 4 pintails, not more than 4 redheads, and not more than 2 canvasbacks.

COOT (Mudhen)

Same areas, dates, and shooting hours as the general duck season.

Daily bag limit: 25 coots. Possession limit: 25 coots.

COMMON SNIPE

Same areas, dates, and shooting hours as the general duck season.

Daily bag limit: 8 snipe. Possession limit: 16 snipe.

GEESE (except Brant and Aleutian Canada Geese)

[3] Permanent

WESTERN WASHINGTON

Western Washington Goose Management Area 1

Island, Skagit, Snohomish counties

8 a.m. Oct. 14 - Dec. 31, 1995

Daily bag limit: 3 geese. Possession limit: 6 geese.

WRITTEN AUTHORIZATION REQUIRED TO HUNT SNOW GEESE. All persons hunting snow geese in this season are required to obtain a written authorization and Harvest Report from the Washington Department of Fish and Wildlife. Hunters who held a 1994 authorization and returned the Harvest Report prior to the deadline will be mailed a 1995 authorization in early October. Hunters who did not possess a 1994 authorization must fill out an application (available at Washington Department of Fish and Wildlife Olympia and regional offices). Application forms must be delivered to a Department office no later than September 25 or postmarked on or before September 25, after which applicants will be mailed a 1995 authorization in early October. Late applications will not be accepted. Immediately after taking a snow goose into possession, hunters must record in ink the information required on the Harvest Report. Return of the Harvest Report is mandatory. Those hunters not returning the Harvest Report to the Washington Department of Fish and Wildlife by January 15, 1996 will be ineligible to participate in the 1996 snow goose season.

Western Washington Goose Management Area 2 Clark, Cowlitz, Pacific, and Wahkiakum counties

Open in Cowlitz County south of the Kalama River and Clark County on the following dates from 8:00 a.m. to 4:00 p.m.:

Nov. 26, 1995

Dec. 2, 10, 16, 24, 30, 1995

Jan. 6, 14, 20, 1996

Open in Cowlitz County north of the Kalama River, Pacific, and Wahkiakum counties on the following dates from 8:00 a.m. to 4:00 p.m.:

Saturdays, Sundays, and Wednesdays only, Nov. 25, 1995-Jan. 21, 1996, except closed Dec. 24 and Dec. 31, 1995.

Bag limits for all of Western Washington Goose Management Area 2:

Daily bag limit: 4 geese, to include not more than 3 Canada geese, not more than 1 dusky Canada geose, not more than 2 cackling Canada geese, and not more than 3 white geese (snow, Ross', blue).

Possession limit: 8 geese, to include not more than 6 Canada geese, not more than 1 dusky Canada goose, and not more than 4 cackling Canada geese, and not more than 6 white geese (snow, Ross', blue).

Season limit: 1 dusky Canada goose.

The Canada goose season for Clark, Cowlitz, Pacific, and Wahkiakum counties will be closed early if dusky Canada goose harvests exceed area quotas which collectively total 67 geese. The Fish and Wildlife Commission has authorized the Director to implement emergency area closures in accordance with the following quotas: a total of 67 duskys,

to be distributed 24 for Clark County private lands, 10 for Ridgefield NWR (part of Ridgefield NWR closed for 1995-96 season), 13 for Cowlitz County south of the Kalama River, 10 for Cowlitz County north of the Kalama River and Wahkiakum County, and 10 for Pacific County.

Hunting only by written authorization from the Washington Department of Fish and Wildlife. Hunters who maintained a valid 1994 written authorization will be mailed a 1995 authorization card prior to the 1995 season. Hunters who did not maintain a valid 1994 authorization must attend a goose identification class at a Washington Department of Fish and Wildlife office to receive authorization. Beginning with the 1996-97 season, goose identification classes will be offered only through October 31.

With written authorization, hunters will receive a hunter activity and Harvest Report. Hunters must carry the authorization card and Harvest Report while hunting. Immediately after taking a Canada goose (dusky, lesser/Taverner, cackling, or other subspecies) into possession, hunters must record in ink the information required on the Harvest Report. Hunters must go directly to the nearest check station and have geese tagged when leaving a hunt site. If a hunter takes the season bag limit of one dusky Canada goose or does not comply with requirements listed above regarding checking of birds and recording harvest on the Harvest Report, written authorization will be revoked and the hunter will not be able to hunt in Western Washington Goose Management Area 2 for the remainder of the season.

Special Late Canada Goose Season

OPEN TO WDFW ADVANCED HUNTER EDUCATION PROGRAM GRADUATES ONLY THROUGH SPECIAL WRITTEN AUTHORIZATION ISSUED BY WDFW Cowlitz County south of the Kalama River and Clark County

Open in Cowlitz County south of the Kalama River and Clark County on the selected dates within the following period from 8:00 a.m. to 4:00 p.m.:

February 5 - March 10, 1996

Cackling Canada goose season is closed during the Special Lake Canada Goose Season.

Daily bag limit: 4 geese, to include not more than 3 Canada geese, not more than 1 dusky Canada goose, and not more than 3 white geese (snow, Ross', blue).

Possession limit: 8 geese, to include not more than 6 Canada geese, not more than 1 dusky Canada goose, and not more than 6 white geese (snow, Ross', blue).

Season limit: 1 dusky Canada goose.

The Fish and Wildlife Commission has authorized the Director to implement an emergency closure if the harvest of dusky Canada geese exceeds 5 in the Special Lake Canada Goose Season. Hunting only by written authorization from the Washington Department of Fish and Wildlife. With written authorization, hunters will receive a hunter activity and Harvest Report. Hunters must carry the authorization card and Harvest Report while hunting. Immediately after taking a Canada goose (dusky, lesser/Taverner, or other subspecies) into possession, hunters must record in ink the information required on the Harvest Report. Hunters must go directly to the nearest check station and have geese

tagged when leaving a hunt site. If a hunter takes the season bag limit of one dusky Canada goose or does not comply with requirements listed above regarding checking of birds and recording harvest on the Harvest Report, written authorization will be revoked and the hunter will not be able to hunt in the Special Lake Canada Goose Season for the remainder of the season.

Western Washington Goose Management Area 3

Includes all parts of western Washington not included in Western Washington Goose Management Areas 1 and 2.

8 a.m. Oct. 14, 1995-Jan. 21, 1996

Daily bag limit: 4 geese, to include not more than 3 white geese (snow, Ross', blue).

Possession limit: 8 geese, to include not more than 6 white geese (snow, Ross', blue)

EASTERN WASHINGTON

(see area descriptions below)

Eastern Washington Goose Management Area 1

Saturdays, Sundays, and Wednesdays only, from noon Oct. 14, 1995-Jan. 14, 1996; Nov. 10, 23, 24, Dec. 25, 1995, and Jan. 1, 1996; and every day Jan. 15-21, 1996.

Eastern Washington Goose Management Area 2

Saturdays, Sundays, Tuesdays, and Wednesdays only, from noon Oct. 14, 1995-Jan. 14, 1996; Nov. 10, 23, 24, Dec. 25, 28, 29, 1995, and Jan. 1, 1996; and every day Jan. 15-21, 1996.

Eastern Washington Goose Management Area 3

Noon Oct. 14, 1995-Jan. 21, 1996.

Bag limits for all Eastern Washington Goose Management Areas:

Daily bag limit: 4 geese, to include not more than 3 white geese (snow, Ross', blue).

Possession limit: 8 geese, to include not more than 6 white geese (snow, Ross', blue).

BRANT

Open in Skagit and Pacific counties only, on the following dates:

Dec. 9, 10, 11, 13, 15, 16, 17, 19, 21, 23, 24, 1995.

WRITTEN AUTHORIZATION REQUIRED: All hunters participating in this season are required to obtain a written authorization and Harvest Report from the Washington Department of Fish and Wildlife. Hunters who held a 1994 authorization and returned the Harvest Report prior to the deadline will be mailed a 1995 authorization in early December. Hunters who did not possess a 1994 authorization must fill out an application (available at Washington Department of Fish and Wildlife regional offices). Application forms must be delivered to a Department office no later than 5:00 p.m. on November 10 or postmarked on or before November 10, after which applicants will be mailed a 1995 authorization in early December. Late applications will not be accepted. Immediately after taking a brant into possession, hunters must record in ink the information required on the Harvest Report. Return of the Harvest Report is mandatory. Those hunters not returning the Harvest Report to the Washington Department of Fish and Wildlife by January 15, 1996 will be ineligible to participate in the 1996 brant season.

Daily bag limit: 2 brant. Possession limit: 4 brant.

ALEUTIAN CANADA GEESE AND SWANS

Season closed statewide.

EASTERN WASHINGTON GOOSE MANAGEMENT AREA DESCRIPTIONS

Eastern Washington Goose Management Area 1

All of Lincoln, Spokane, and Walla Walla counties, and those parts of the following counties listed below:

Grant County: Those parts east of line beginning at the Douglas-Lincoln County line on State Highway 174, southwest on State Highway 174 to State Highway 155, south on State Highway 155 to U.S. Highway 2, southwest on U.S. Highway 2 to the Pinto Ridge Road, south on Pinto Ridge Road to State Highway 28, east on State Highway 28 to the Stratford Road, south on the Stratford Road to State Highway 17, south on State Highway 17 to the Grant-Adams County line.

Adams County: Those parts east of State Highway 17.

Franklin County: Those parts east and south of a line beginning at the Adams-Franklin County line on State Highway 17, south on State Highway 17 to U.S. Highway 396, south on U.S. Highway 396 to U.S. Interstate I-182, west on U.S. Interstate I-182 to the Franklin-Benton County line.

Benton County: Those parts south of U.S. Interstates I-182 and I-82.

Klickitat County: Those parts east of U.S. Highway 97.

Eastern Washington Goose Management Area 2

All of Okanogan, Douglas, and Kittitas counties and those parts of Grant, Adams, Franklin, and Benton counties not included in Eastern Washington Goose Management Area 1.

Eastern Washington Goose Management Area 3

All other parts of eastern Washington not included in Eastern Washington Goose Management Areas 1 and 2.

SPECIAL CLOSURES AND REGULATIONS

Special Closures

Columbia River:

It is unlawful to hunt waterfowl, coot, or snipe on or within one-fourth mile of the Columbia River in the following areas:

- —Between Chief Joseph Dam and the mouth of Nespelem Creek in Okanogan and Douglas counties.
- —Between Rock Island Dam and the Chelan County substation at Winesap in Chelan County and between Rock Island Dam and a point in Douglas County perpendicular to the Chelan County substation at Winesap.

[5] Permanent

- —From the old Hanford townsite (wooden tower) powerline crossing in Sec. 30, T13N, R28E, to Vernita Bridge (Highway 24).
- —On or within one-fourth mile of Badger and Foundation Islands in Walla Walla County.
- —Between the railroad bridge at Wishram and east along the Columbia River to the grain elevator at Roosevelt.

It is unlawful to hunt waterfowl, coot, or snipe on waters and land below the mean high water mark of Bachelor Island Slough of the Columbia River in Clark County. Bachelor Island Slough is further defined as those waters starting at the south end of the slough at its confluence with the Columbia River, running north along the eastern shore of Bachelor Island to the confluence with Lake River.

It is unlawful to hunt game birds on the Columbia River or from any island in the Columbia River in the following areas:

- —From the mouth of Glade Creek (River Marker 57) to the old townsite of Paterson (River Marker 67) in Benton County, except the hunting of game birds is permitted from the main shoreline of the Columbia River in this area. (Check with Umatilla National Wildlife Refuge for other federal regulations for this area.)
- —Between the public boat launch at Sunland Estates in Grant County (Wanapum Pool) and a point perpendicular in Kittitas County; upstream to the posted marker 200 yards north of Quilomene Bay and a point perpendicular in Grant County, including islands.

The U.S. Department of Energy retains security closures on the Hanford Reservation along the Columbia River.

Snake River

It is unlawful to hunt waterfowl, coot, or snipe in the following areas:

- —On or within one-half mile of the Snake River from the Highway 12 bridge upriver to Lower Monumental Dam.
- —On or within one-fourth mile of the Snake River between the Interstate Highway 12 bridges at Clarkston, downstream to the Lower Granite Dam.

Yakima River

It is unlawful to hunt waterfowl, coot, or snipe within one-fourth mile of the Yakima River in the following areas:

- —From the Sunnyside-Mabton Road bridge downstream to the Euclid Road bridge (4 miles).
- —From the Grant Avenue bridge (steel bridge) north of Prosser downstream 2-1/2 miles, to the powerline.

I-82 Ponds

It is unlawful to hunt waterfowl, coot, or snipe in the following area:

—Those waters under Washington Department of Fish and Wildlife ownership known as Ponds 1, 2, 3, and 6

north and east of Interstate 82 and south and east of S.R. 12 from the city limits of Union Gap to the Zillah/ Toppenish Road.

Padilla Bay

It is unlawful to hunt waterfowl, coot, or snipe in the following areas:

- —Swinomish Spit Game Reserve—Beginning at the Burlington Northern railroad tracks on the west shoreline of the Swinomish Channel; then in a northwesterly direction along the west side of the Swinomish Channel to the red channel mark buoy N "20" (as indicated on Navigation Map #18427, 13th Ed., July 16, 1983); then 6,000 feet ENE (east-northeast); then 3,300 feet SSE (south-southeast); then 4,200 feet SW (southwest) to the dike at the south end of Padilla Bay; then continue westerly along said dike to the intersection of the Burlington Northern railroad tracks and the east shoreline of the Swinomish Channel; then continue along said railroad tracks (across swing bridge) to the west shore line of the Swinomish Channel and the point of beginning.
- —Bayview Game Reserve—Beginning at a point on the Bayview-Edison Road 750 feet south of the intersection of the Bayview Cemetery Entrance road; then 4,000 feet WNW (west-northwest); then 5,750 feet NNW (northnorthwest); then 3,750 feet ENE (east-northeast) to the northwest corner of Padilla Bay Tract No. 532; then east to the northeast corner of Padilla Bay Tract No. 532; then SSE (south-southeast) to the Bayview-Edison Road; then southerly along said road to the point of beginning.

Skagit Bay

It is unlawful to hunt waterfowl, coot, or snipe in the following area:

—Beginning at the intersection of Fir Island Road and the east bank of Brown's Slough; then east along Fir Island Road (95 feet) to Brown's Slough Dike; then southerly and easterly along Browns Slough Dike to the Fir Island Farms access road; then north along the Fir Island Farms access road to Fir Island Road; then east along Fir Island Road to the northeast corner of Section 22 (T33N, R3E); then south along the east line of Section 22 (T33N, R3E) to Dry Slough; then westerly and south along the west bank of Dry Slough to the intersection with Dike #13(1); then westerly along the Skagit Bay side of Dike #13(1) to the east bank of Brown's Slough; then north along the east bank of Brown's Slough to the intersection with the Fir Island Road and the point of beginning.

Special Regulations

Skagit Wildlife Area Shotgun Shell Restriction

It is unlawful to have in possession more than 15 shotgun shells or to fire more than 15 shells in one day on the farmed island segment of the Skagit public hunting area, between the south fork of the Skagit River and Fresh Water Slough.

Permanent [6]

It is unlawful to hunt waterfowl from a moving boat or any free-floating device that is not in a fixed position which is either anchored or secured to shore in Port Susan Bay, Skagit Bay, Padilla Bay, and Samish Bay.

Belfair - Hood Canal

It is unlawful to hunt waterfowl in Lynch Cove and the Union River except in designated blinds. The western and southern boundaries of this closure are posted with red steel markers. (This includes all of the Washington Department of Fish and Wildlife and Thelar Wetlands lands.)

FALCONRY SEASONS

A falconry license and a current hunting license are required for hunting with a raptor. In addition, an Eastern Washington Upland Bird Permit or a Western Washington Upland Bird Permit is required to hunt pheasant, quail, and partridge; and federal and state waterfowl stamps for hunting waterfowl are required. A 1996 hunting license, 1996 falconry license, and a 1996 Eastern or Western Washington Upland Bird Permit are required to hunt pheasant, partridge, and grouse after December 31.

Ducks and Coots (Falconry)

(Bag limits include geese, snipe, and mourning doves.)

Western Washington

Oct. 14, 1995-Jan. 14, 1996; Jan. 24-Feb. 6, 1996 Daily bag limit: 3, straight or mixed bag with geese, snipe, and mourning doves during established seasons.

Possession limit: 6, straight or mixed bag with geese, snipe, and mourning doves during established seasons.

Eastern Washington

Oct. 14, 1995-Jan. 21, 1996; Mar. 4-10, 1996 Daily bag limit: 3, straight or mixed bag with geese, snipe, and mourning doves during established seasons. Possession limit: 6, straight or mixed bag with geese, snipe,

and mourning doves during established seasons.

Geese (Falconry)

(Bag limits include ducks, coot, snipe, and mourning doves)

Oct. 14, 1995-Jan. 28, 1996, statewide except October 14, 1995 - January 21, 1996, only, in Cowlitz county south of the Kalama River and Clark County.

Daily bag limit: 3, straight or mixed bag with ducks, coot, snipe, and mourning doves during established seasons. Possession limit: 6, straight or mixed bag with ducks, coot, snipe, and mourning doves during established seasons.

Snipe (Falconry)

(Bag limits include ducks, coots, geese, and mourning doves)

Oct. 1, 1995-Jan. 15, 1996, statewide

Daily bag limit: 3, straight or mixed bag with ducks, coots, geese and mourning doves during established seasons. Possession limit: 6, straight or mixed bag with ducks, coots, geese and mourning doves during established seasons.

WSR 96-02-013 PERMANENT RULES CENTRAL WESTERN UNIVERSITY

[Filed December 21, 1995, 2:12 p.m.]

Date of Adoption: December 13, 1995.

Purpose: Better define the titles to reflect the content of the policies and include the right to grieve in WAC 106-72-025.

Citation of Existing Rules Affected by this Order: Amending WAC 106-72-005 and 106-72-025.

Statutory Authority for Adoption: RCW 28B.35.120(12) and 28B.10.528.

Adopted under notice filed as WSR 95-22-045 on October 26, 1995.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 2, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 2, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 0, repealed 0.

Effective Date of Rule: Thirty-one days after filing.

December 13, 1995 Ivory V. Nelson President

AMENDATORY SECTION (Amending Order CWU AO 73, filed 9/30/94, effective 10/31/94)

WAC 106-72-005 Equal opportunity/affirmative action ((policy statement)) in employment. Central Washington University is ((committed to affirmative action for Asians, Blacks, Hispanies, Native Americans, women, persons forty years of age or older, persons of disability, disabled veterans and Vietnam era veterans. This commitment is expressed through the university's efforts to eliminate barriers to equal employment opportunity and improve employment opportunities encountered by these protected groups.

Furthermore, as)) an equal opportunity employer ((Central Washington)). The university will:

- (1) Recruit, hire, train, and promote persons in all job titles, without regard to race, color, creed, religion, national origin, age, sex, sexual orientation, marital status, disability, or status as a disabled veteran or Vietnam-era veteran.
- (2) Ensure that all personnel actions such as compensation, benefits, transfers, terminations, layoffs, return from layoff, reductions in force (RIF), university-sponsored training, education, tuition assistance, and social and recreation programs, will be administered without regard to race, color, creed, religion, national origin, age, sex, sexual orientation, marital status, disability, or status as a disabled veteran or Vietnam-era veteran.

Central Washington University is committed to affirmative action for Asians, Blacks, Hispanics, Native Americans, women, persons forty years of age or older, persons of disability, disabled veterans and Vietnam-era veterans. This commitment is expressed through the university's efforts to eliminate barriers to equal employment opportunity and improve employment opportunities encountered by these protected groups.

AMENDATORY SECTION (Amending Order CWU AO 73, filed 9/30/94, effective 10/31/94)

WAC 106-72-025 ((Nondiscrimination in delivery of services.)) Equal opportunity for students. Central Washington University will provide students equal access to all programs ((for all students)) and services on the basis of merit without regard to race, color, ((ereed,)) religion, national origin, age, sex, sexual orientation, marital status, disability, or status as a disabled veteran or Vietnam-era veteran.

No person will be excluded from participation in, be denied the benefits of, or be subjected to discrimination under any program or activity sponsored by the university including, but not limited to, admissions, academic programs, student employment, counseling and guidance services, financial aid, recreational activities, and intercollegiate athletics.

Programs may be developed by the university, however, for special student populations as affirmative action measures to overcome the effects of past discrimination.

No member of the university community shall treat students differently because of their race, color, religion, national origin, age, sex, sexual orientation, marital status, disability (except to provide reasonable accommodation), or status as a disabled veteran or Vietnam-era veteran. The university has established mechanisms to address complaints to discriminatory treatment, including harassing behaviors (e.g., physical, verbal, graphic, or written) which might lead to the creation of a hostile environment.

WSR 96-02-014 PERMANENT RULES STATE BOARD OF OF HEALTH

[Filed December 21, 1995, 3:17 p.m., effective January 1, 1996]

Date of Adoption: December 13, 1995.

Purpose: To implement requirements made by ESSB 5503. Requires the State Board of Health rules to be consistent with regulations developed under chapter 49.17 RCW (WISHA), and to clarify existing rules.

Citation of Existing Rules Affected by this Order: Repealing WAC 246-358-085; and amending WAC 246-358-001, 246-358-010, 246-358-020, 246-358-045, 246-358-055, 246-358-065, 246-358-075, 246-358-090, 246-358-095, 246-358-100, 246-358-125, 246-358-135, 246-358-140, 246-358-145, 246-358-155, and 246-358-175.

Statutory Authority for Adoption: RCW 70.54.110. Adopted under notice filed as WSR 95-20-075 on October 4, 1995. Changes Other than Editing from Proposed to Adopted Version: (1) Delete subsection WAC 246-358-075(7) and renumber remaining section.

Rationale for change: Including this subsection is inappropriate as it is not a health issue and exceeds the State Board of Health's and Department of Health's RCW authority. It is an invasion of privacy as to how parents choose to raise their children. The Uniform Building Code does not have any such requirement for any other structure and facilities and services licensing does not have such a requirement for any of the facilities/programs they are responsible for licensing or certifying. It is not enforceable:

(2) Delete all of section WAC 246-358-085 Worker-supplied housing.

Rationale for change: If this section is kept this chapter of WAC will exceed WISHA requirements and be in conflict with section 11 of ESSB 5503.

(3) Delete definition (15) "Space."

Rationale for change: Deleting WAC 246-358-085 negates the need for this definition.

(4) Modify subsection WAC 246-358-055(5) Water supply.

Suggested change: (5) Provide cold, potable, running water under pressure in, or within one hundred feet of, each dwelling unit and each space for worker supplied housing;

Rationale for change: Deleting WAC 246-358-085 negates the need for the section which has been struck.

(5) Modify WAC 246-358-075 to include the 1992 WAC language in WAC 246-358-075 (14)(a), and renumber the remainder of the subsection.

Suggested change: (11) Provide electrical service to include at least one electrical ceiling-type light fixture and at least one separate floor- or wall-type convenience outlet in each habitable room.

Rationale for change: Requiring electricity is consistent with legislative intent as ESSB 5503 states: "Therefore, it is the intent of the legislature to encourage the development of temporary and permanent housing for workers that is safe and sanitary by: Establishing a clear and concise set of regulations for temporary housing;" The WISHA language "where available" is not clear and one can argue that electrical service is available in Washington state and that for those locations which are the exception the board may consider an exemption request. It is important to write rules for the norm and not the exception.

(6) Modify WAC 246-358-090(6). (6) Where electrical service is available, a minimum of one ceiling or wall light fixture At least one electrical ceiling or wall-type convenience fixture;

Rationale for change: Same as the rationale presented under (5) above.

(7) Modify WAC 246-358-095 (1)(b). (1)(b) Provide, where electrical service is available, a minimum-of at least one electrical ceiling or wall-type convenience fixture.

Rationale for change: Same as the rationale presented under (5) above.

(8) Add to section WAC 246-358-100 a new subsection (1)(j). (1)(j) Provide at least one electrical ceiling or wall-type convenience fixture.

Rationale for change: Same as the rationale presented under (5) above.

(9) Modify WAC 246-358-125 (1)(g). (1)(g) Where electric service is available, a At least one electrical ceiling type light fixture and one separate floor or wall-type convenience fixture.

Rationale for change: Same as the rationale presented under (5) above.

(10) Modify WAC 246-385-125 (1)(d). Mechanical refrigeration capable of maintaining temperature of a means of storing food at 45°F or below, with space for storing perishable food items for all occupants;

Rationale for change: This was removed from the WAC when it was determined requiring electrical service exceeded WISHA but using the argument for requiring electrical service there is no reason to delete this requirement as it provides protection for the occupants and is consistent with ESSB 5503.

- (11) Modify WAC 246-358-125 (2)(e). Mechanical refrigeration capable of maintaining a temperature of a means of storing food at 45°F or below, with space for storing perishable food items for all occupants; Rationale for change: See rationale in (10) above.
- (12) Modify WAC 246-358-125 (1)(a) An operable cook stove or hot plate with a minimum of one cooking surface for every two adult occupants or four cooking surfaces for every two families; for each ten persons or two families, or fraction thereof

Rationale for change: Based on the intent of ESSB 5503, to write clear rules, the board has determined that the previous WAC language better meets legislative intent.

(13) Modify WAC 246-358-125 (2)(b) An operable cook stove or hot plate with a minimum of one cooking surface for every two adult occupants or four cooking surfaces for every two families; for each ten persons or two families, or fraction thereof

Rationale for change: See rationale in (12) above.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 16, repealed 1.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 0, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 16, repealed 1.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 0, repealed 0.

Other Findings Required by Other Provisions of Law as Precondition to Adoption or Effectiveness of Rule: The earlier effective date is necessary because of imminent peril to public health, safety or welfare as declared in ESSB 5503: "An Act Relating to health and safety regulation...and declaring an emergency."

Effective Date of Rule: January 1, 1996.

December 15, 1995 Sylvia I. Beck Director AMENDATORY SECTION (Amending Order 365B, filed 5/25/93, effective 6/25/93)

- WAC 246-358-001 Purpose and scope. (1) This chapter contains:
- (a) Minimum health and sanitation requirements for temporary-worker housing adopted by the Washington state board of health in accordance with RCW 70.54.110;
- (b) Procedures for applying for an operating license to provide temporary-worker housing, adopted by the Washington state department of health in accordance with RCW 43.70.340(3); and
- (c) Operating license fees as set by RCW 43.70.340(2) to cover the costs of an inspection program to ensure compliance with this chapter, adopted by the Washington state department of health.
 - (2) This chapter applies to:
 - (a) Temporary-worker housing that consists of:
 - (((a))) (i) Five or more dwelling units; or
- (((b))) (ii) Any combination of dwelling units, dormitories, or spaces that house ten or more occupants; and
- (b) Operators who must comply with substantive state health and safety standards to qualify for MSPA.
- (3) This chapter does not apply to housing regulated by chapter 59.18 RCW, Residential Landlord-Tenant Act, or chapter 59.20 RCW, Mobile Home Landlord-Tenant Act.

AMENDATORY SECTION (Amending Order 326B, filed 1/12/93, effective 2/12/93)

- WAC 246-358-010 Definitions. (1) "Board" means the Washington state board of health.
- (2) (("Construction" means building, altering, or adding to a structure, or changing the use of an existing structure, to house temporary workers.
- (3))) "Contracted health officer" means a health officer who has a signed agreement with the department to inspect housing, issue operating licenses, and enforce this chapter.
- $((\overline{(4)}))$ (3) "Department" means the Washington state department of health.
- (((5) "Dormitory" means a shelter, building, or portion of a building, without cooking and eating facilities, which
- (a) Provided and designated by the operator as a sleeping area for five or more occupants; and
- (b) Physically separated from other sleeping and common use areas.
- (6))) (4) "Dwelling unit" means a shelter, building, or portion of a building, that may include cooking and eating facilities, which is:
- (a) Provided and designated by the operator as <u>either</u> a sleeping ((and/or)) <u>area</u>, living area, or both, for occupants; and
- (b) Physically separated from other sleeping and common-use areas.
- (((7))) (5) "Drinking fountain" means a fixture equal to a nationally recognized standard or a designed-to-drain faucet which provides potable drinking water under pressure. "Drinking fountain" does not mean a bubble-type water dispenser.
- (((8) "Emergency" means a natural disaster or other sudden and unexpected occurrence demanding immediate action. "Emergency" does not mean an unexpected demand

for housing because additional workers are needed to harvest a crop larger than anticipated:

- (9))) (6) "Exemption" means a written authorization ((from the board)) which excludes an operator from meeting a specific requirement or requirements in this chapter.
- (((10))) <u>(7)</u> "Foodhandling facility" means a designated, enclosed area for preparation of food.
- (a) (("Central foodhandling facility")) "Dining hall" means a cafeteria-type eating place with food furnished by and prepared under the direction of the operator for consumption, with or without charge, by occupants.
- (b) "Common foodhandling facility" means an area designated by the operator for occupants to store, prepare, cook, and eat their own food supplies.
- (((11))) (8) "Health officer" means the individual appointed as such for a local health department under chapter 70.05 RCW or appointed as the director of public health of a combined city-county health department under chapter 70.08 RCW.
- (((12) "Laundry" means an area or room with one or more laundry sinks and/or mechanical washing machines used to wash clothing.
- (13)) (9) "Interagency agreement committee" means a representative from the state board of health, department of health, department of labor and industries, employment security department, and department of community, trade, and economic development, pursuant to RCW 43.70.340.
- (10) "MSPA" means the Migrant and Seasonal Agricultural Worker Protection Act (96 Stat. 2583; 29 U.S.C. Sec. 1801 et seq.).
- (11) "Occupant" means a temporary worker or a person who resides with a temporary worker at the housing site.
- (((14))) (12) "Operator" means ((owner, or the individual designated by the owner, responsible for the owner's)) a person holding legal title to the land on which temporary worker housing is located. However, if the legal title and the right to possession are in different persons, "operator" means a person having the lawful control or supervision over the temporary-worker housing.
- $((\frac{(15)}{)}))$ (13) "Operating license" means a document issued annually by the department or contracted health officer authorizing the use of temporary-worker housing.
- (((16))) <u>(14)</u> "Refuse" means solid wastes, rubbish, or garbage.
- (((17) "Single operation" means the common use of labor, equipment, and supervision.
- (18) "Sink" means a properly trapped plumbing fixture which prevents back passage or return of air and may be a:
- (a) "Handwashing sink" with water under pressure intended for handwashing; or
- (b) "Laundry sink" with hot and cold water under pressure, large enough to accommodate hand laundering of clothing.
- (19) "Space" means a site designated by an operator for an individual worker-supplied housing unit.
- (20))) (15) "Temporary worker" means a person employed intermittently and not residing year-round at the same site.
- (((21))) (16) "Temporary-worker housing" or "housing" (((labor eamp) means all facilities provided by the operator, managed as a single operation, including site; spaces;

- bathing, foodhandling, handwashing, laundry, and toilet facilities; dwelling units and dormitories, to house occupants.
- (22) "Worker-supplied housing" means an enclosed vehicle designed for sleeping and/or living, supplied and used by a temporary worker, and may be:
- (a) "Fully self-contained worker-supplied housing" which means a unit with bathing, foodhandling, handwashing, and toilet facilities that meet the requirements of this chapter; or
- (b) "Basic worker supplied housing" which means a unit without bathing, foodhandling, handwashing, and toilet facilities that meet the requirements of this chapter)) means a place, area, or piece of land where sleeping places or housing sites are provided by an employer for his or her employees or by another person, including a temporary-worker housing operator, who is providing such accommodations for employees for temporary, seasonal occupancy, and includes "labor camps" under RCW 70.54.110.
- (17) "WISHA" means the Washington Industrial Safety and Health Act, chapter 49.17 RCW, administered by the Washington state department of labor and industries.

AMENDATORY SECTION (Amending Order 326B, filed 1/12/93, effective 2/12/93)

- WAC 246-358-020 Exemptions. The board may exempt an operator from meeting a specific requirement or requirements in this chapter. The board shall not grant an exemption for the operating license requirement.
- (((1))) An operator wishing to request an exemption shall ((follow procedures established by the board, which include:
 - (a)-Submitting)):
- (1) Submit a written request to the board((; and)) which includes:
- (a) The specific WAC section or subsection for which the exemption is being requested;
 - (b) Justification for the exemption; and
- (c) A description of how the intent of the regulation will be met.
- (((b) Appearing)) (2) Appear before the board at a public hearing to justify the exemption upon a finding by the interagency agreement committee that the exemption is significant.
- (((2) The board's decision shall be based on potential risk to public health and safety, justification presented by the operator, and recommendations by the department.))

AMENDATORY SECTION (Amending Order 326B, filed 1/12/93, effective 2/12/93)

- WAC 246-358-045 Location and maintenance. (1) An operator shall locate housing:
 - (a) To prevent a health or safety hazard;
- (b) On well-drained sites to prevent standing water from becoming a nuisance;
- (c) ((More than)) Five hundred feet or more from a livestock operation unless the department or contracted health officer determines that no health risk exists:
- (d) More than two hundred feet from swamps, pools, sink holes, or other surface collections of water unless provisions are taken to prevent the breeding of mosquitoes; and

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- (e) On sites sufficient in size to prevent overcrowding of necessary structures.
- (2) An operator shall ensure that the housing site is maintained at all times in a sanitary condition free from garbage and other refuse.

AMENDATORY SECTION (Amending Order 326B, filed 1/12/93, effective 2/12/93)

WAC 246-358-055 Water supply. An operator shall:

- (1) Provide an adequate, convenient water supply from an approved source as described in chapter 246-290 WAC, and:
- (a) For housing existing prior to August 1, 1984, maintain and operate the water system in accordance with chapter 246-290 WAC; and
- (b) For housing constructed after August 1, 1984, design, construct, maintain, and operate the water system in accordance with chapter 246-290 WAC;
 - (2) Provide a water system:
- (a) Capable of delivering thirty-five gallons per person per day to the housing site at a peak rate of two and one-half times the average hourly demand; and
- (b) With distribution lines capable of supplying water at normal operating pressures to all fixtures for simultaneous operation;
- (3) If water is not supplied solely by a community water system, submit a water sample to a department-certified laboratory for bacteriological quality testing each year prior to opening housing in accordance with WAC 246-290-300;
- (((3)) (4) Delay the use of housing until bacteriological quality meets the requirements in WAC 246-290-310;
- (((4))) (5) Provide cold, potable, running water under pressure in, or within one hundred feet of, each dwelling unit((, dormitory, and space for basic worker supplied housing));
- (((5) Provide cold, potable, running water under pressure to each space used for fully self-contained worker-supplied housing:))
- (6) Provide one or more drinking fountains for each one hundred occupants or fraction thereof <u>if water under pressure</u> is available;
- (7) Prohibit the use of containers from which water is dipped or poured, and common drinking cups; and
- (8) ((Ensure that outlets for nonpotable water are rendered inaccessible to occupants within the housing site; and
- (9))) When water is unsafe for drinking purposes and accessible to occupants, post a sign ((within three feet of)) by the source reading "DO NOT DRINK. DO NOT USE FOR WASHING. DO NOT USE FOR PREPARING FOOD." in English or marked with easily-understood pictures or symbols.

AMENDATORY SECTION (Amending Order 326B, filed 1/12/93, effective 2/12/93)

WAC 246-358-065 Sewage disposal. An operator shall:

- (1) Connect sewer lines and floor drains from buildings to public sewers if public sewers are available;
- (2) If public sewers are not available provide on-site sewage disposal systems designed, constructed, and main-

- tained as required in chapter 246-272 WAC, chapter 173-240 WAC, and local ordinances; and
- (((2))) (3) Ensure connection and drainage of sewage and waste water from all housing to a sewage disposal system approved by the jurisdictional agency.

AMENDATORY SECTION (Amending Order 326B, filed 1/12/93, effective 2/12/93)

WAC 246-358-075 Construction and maintenance. An operator shall:

- (1) Ensure ((that all)) construction provides protection against the elements and complies with applicable state and local ordinances, codes, regulations, and this chapter;
- (2) ((Provide structurally sound)) Identify each dwelling unit and space for worker-supplied housing by posting a number at each site;
 - (3) Maintain buildings and shelters ((which:
- (a) Are maintained)) in good repair and sanitary condition;
 - (((b) Are maintained in a sanitary condition; and
 - (c) Protect occupants against the elements;
- (3) Provide)) (4) Comply with chapter 51-20 WAC by providing two means of escape from sleeping rooms, foodhandling facilities, and rooms where fifty or more people congregate;
- (((4))) (5) Provide((, at a minimum, the following area, with ceiling heights in accordance with subsection (5) of this section:
- (a))) at least seventy square feet of floor space for one occupant and fifty square feet for each additional occupant in each dwelling unit;
- (((b) Fifty square feet of floor space for each occupant in a dormitory; and
- (e))) (6) Provide at least seven foot ceilings and fifty square feet of floor space for each occupant in rooms used for sleeping purposes;
- (((5) Provide ceiling heights of seven feet over at least one-half the floor area with no point less than five feet, and ensure the minimum ceiling height in:
 - (a) Manufactured homes is six feet eight inches; and
- (b) Operator-supplied recreational vehicles is six feet four inches;
- (6))) (7) Provide smooth and tightly constructed wood, asphalt, or concrete floors in good repair;
- (((7))) (8) When wood floors are used, ensure floors are at least twelve inches above the ground at all points;
- (((8) Provide easily-cleanable surfaces on interior walls and floors free of excessive peeling paint;
 - (9) Use nonlead-based-paint on all painted-surfaces;
- (10)) (9) Provide a window area equal to one-tenth of the total floor area in each habitable room which opens one-half or more directly to the outside for ventilation;
- (((11) Provide an adequate natural or mechanical ventilation system for all rooms including the bathroom;
- (12) Ensure windows or skylights used for ventilation open:
 - (a) To fifty percent of total window area; and
 - (b) Directly to the outside;
 - (13))) (10) Provide((÷
- $\frac{\text{(a)}}{\text{(b)}}$)) effective sixteen-mesh screens on all exterior openings($\frac{1}{2}$), and

- (((b) Tight fitting)) screen doors ((in good repair and)) equipped with self-closing devices;
 - (((14) Provide electrical service including:
- (a) One electrical ceiling type light fixture and one wall outlet in each dwelling unit room;
- (b) One electrical ceiling type light fixture or wall fixture, and one or more outlets, for each two hundred fifty square feet of space in each dormitory; and
- (e) One electrical ceiling type or wall type light fixture, and one or more outlets, in each central bathing, foodhandling, handwashing, laundry, and toilet room;
- (15))) (11) Provide electrical service to include at least one electrical ceiling-type light fixture and at least one separate floor-type or wall-type convenience outlet in each habitable room.
- (12) Provide ((lighting intensities that meet the requirements in WAC 246-358-115)) a minimum of thirty footcandles of light measured thirty inches from the floor in dwelling units;
- (((16))) (13) Ensure wiring and fixtures are installed in accordance with department of labor and industries regulations, RCW 19.28.070 and local ordinances, and maintained in a safe condition;
- (((17))) (14) Ensure heating, cooking, water heating, and other electrical equipment is installed in accordance with state and local ordinances, codes, and regulations governing such installation;
- (((18))) (15) Provide adequate heating equipment if camp is used during cold weather;
- (16) Ensure that operator-supplied trailers and recreational vehicles manufactured after July 1968 display a Washington state department of labor and industries insignia as required in chapters 296-150A and 296-150B WAC; and
- (((19))) (17) Follow the compliance schedule established with the department or contracted health officer when existing housing fails to meet the requirements in this chapter.

NEW SECTION

WAC 246-358-090 Laundry facilities. An operator shall provide laundry facilities including:

- (1) Hot and cold running water under pressure for laundry adequate to meet the needs of occupants as determined by the department or contracted health officer;
- (2) One laundry tray or tub, or one mechanical washing machine, for each thirty occupants, or fraction thereof, specified on the operating license;
- (3) At least one slop sink in each building used for laundry;
 - (4) Facilities for drying clothes;
- (5) Sloped, coved floors of nonslip impervious materials with floor drains;
- (6) At least one electrical ceiling or wall-type convenience fixture;
- (7) Thirty footcandles of light measured thirty inches from the floor;
- (8) Equipment capable of maintaining a temperature of 70°F during cold weather.

AMENDATORY SECTION (Amending Order 326B, filed 1/12/93, effective 2/12/93)

WAC 246-358-095 Bathing($(\frac{1}{5})$) and handwashing($(\frac{1}{5})$) laundry, and toilet)) facilities. (1) An operator shall:

- (a) Provide hot and cold running water under pressure ((twenty four hours a day)) for bathing((7)) and handwashing((7 and laundry)) adequate to meet the needs of occupants as determined by the department or contracted health officer;
 - (b) ((Separate toilets from habitable areas by walls;
- (c) Locate toilet rooms to provide access without passing through sleeping rooms;
- (d) Provide water flush toilets and urinals unless privies or other methods are specifically approved by the department or contracted health officer according to requirements in chapter 246-272 WAC;
- (e) Locate pit privies, when approved, at least one hundred feet from any dwelling unit, dormitory, space, or foodhandling facility;
 - (f) When vault privies or chemical toilets are approved:
- (i) Locate at least fifty feet from any dwelling unit, dormitory, space, or foodhandling facility;
- (ii) Maintain a service contract for sewage pumping with a licensed waste disposal company; and
 - (iii) Comply-with local ordinances;
- (g) If urinals are provided, cover the floor with a material impervious to moisture for a radius of not less than fifteen inches from the outer edge of the urinal, and from the urinal to the wall; and
- (h) Connect sinks, bathing, and laundry facilities through properly trapped floor drains to an approved disposal system.)) Provide at least one electrical ceiling or wall-type convenience fixture; and
- (c) Provide thirty footcandles of light measured thirty inches from the floor.
- (2) An operator providing centralized bathing((7)) or handwashing((7 or toilet)) facilities shall meet the requirements of subsection (1) of this section, and:
- (a) Provide the number of handwashing sinks((7)) and shower heads((7, and toilets)) specified in Table I;
- (b) ((Locate toilets and handwashing sinks within two hundred feet of the door of housing lacking toilets;
- (e) Locate bathing facilities within three hundred feet of housing lacking bathing facilities;
- (d) Provide means for individual privacy for toileting and bathing:
- (e) Provide an adequate number of toilet rooms for each sex, and clearly mark each room for men and for women with signs printed in English and easily understood pictures or symbols;
- (f) Separate toilet-rooms for men and for women with solid walls or partitions extending from the floor to the roof or ceiling;
- (g) Provide adequate, accessible supplies of toilet tissue and holders:
- (h) Provide lighting in toilet rooms twenty four hours per day:
- (i))) Provide a means to maintain a temperature of 70°F during cold weather;
- (c) Ensure bathing and handwashing facilities are maintained in a clean and sanitary condition;

- (((j) Ensure that the toilet facilities are cleaned at least daily:
- (k))) (d) Provide one slop sink per building used for handwashing and bathing; and
 - (e) Provide shower ((and laundry)) rooms with:
 - (i) Sloped, coved floors of nonslip impervious materials; ((and))
 - (ii) Floor drains; and
- (((1) Provide shower rooms with)) (iii) Smooth, water impervious walls and partitions((, and)) to the height of splash.
- (((m))) (f) Provide cleanable, nonabsorbent waste containers.

TABLE 1:

Required number of centralized handwashing sinks((7)) and shower heads((7 toilets, and urinals)).

HANDWASHING SINKS One per each 6 persons*((2)) or fraction there-

SHOWER HEADS

One per each 10 persons* or fraction thereof.

((TOILETS

One per each 15 persons , or fraction thereof, with a minimum of two for any facility shared by men and women.))

*The number of persons shall be calculated by subtracting the number of occupants sheltered in dwelling units ((and dormitories)) that contain individual facilities from the maximum occupancies approved for both operator-supplied and ((basie)) worker-supplied housing.

- (3) An operator providing bathing((\cdot, \cdot)) or handwashing((\cdot, \cdot)) facilities in dwelling units shall meet the requirements in subsection (1) of this section, and((\cdot, \cdot))
- (a) Provide a handwashing sink in each dwelling unit that contains a toilet;
- (b))) request occupants to maintain bathing, handwashing, and toilet facilities in a clean and sanitary condition((; and
- (e) When dwelling units house more than one family, provide a means of privacy for toileting and bathing)).
- (((4) An operator shall provide the following centralized laundry facilities unless commercial or public laundry facilities are within three miles of housing and accessible to occupants:
- (a) One laundry sink and one mechanical washing machine for each thirty occupants, or fraction thereof, specified on the operating license. Two laundry sinks may replace one mechanical washing machine. One mechanical washing machine may replace two laundry sinks, provided each laundry facility has at least one laundry sink; and
 - (b) Facilities for drying clothes.))

NEW SECTION

- WAC 246-358-100 Toilet facilities. (1) The operator shall:
- (a) Locate each toilet in a toilet room which is accessible without passing through a sleeping room;
- (b) Provide a window not less than six square feet in area opening directly to the outside, or other satisfactory ventilation;
- (c) Provide water flush toilets unless privies or other methods are specifically approved by the department or contracted health officer according to requirements in chapter 246-272 WAC;

- (d) Locate pit privies, when approved, at least one hundred feet from any dwelling unit, space, or foodhandling facility:
 - (e) When vault privies or chemical toilets are approved:
- (i) Locate at least fifty feet from any dwelling unit, space, or foodhandling facility;
- (ii) Maintain a service contract for sewage pumping with a licensed waste disposal company; and
 - (iii) Comply with local ordinances;
- (f) If urinals are provided, cover the floor with a material impervious to moisture for a radius of not less than fifteen inches from the outer edge of the urinal, and from the urinal to the wall;
- (g) Provide an adequate water flush in urinals if water under pressure is available;
- (h) Connect sinks and bathing facilities through properly trapped floor drains to an approved disposal system; and
- (i) Provide an adequate supply of toilet paper in each toilet room, privy, and chemical toilet compartment.
- (j) Provide at least one electrical ceiling or wall-type convenience fixture.
- (2) An operator providing centralized toilet facilities shall meet the requirements of subsection (1) of this section, and:
- (a) Provide one toilet per fifteen persons of each sex with a minimum of two toilets for any facility shared by men and women;
- (b) Locate toilets within two hundred feet of the door or each sleeping unit;
- (c) Separate toilet rooms for men and for women with solid walls or partitions extending from the floor to the roof or ceiling;
- (d) Clearly mark each room for "men" and for "women" by signs printed in English and in the native language of the persons occupying the camp, or marked with easily-understood pictures or symbols;
- (e) Provide natural or artificial light twenty-four hours per day equal to twenty footcandles of light, measured thirty inches from the floor;
- (f) Provide a means to maintain a temperature of 70°F during cold weather; and
- (g) Ensure that the toilet facilities are cleaned at least daily.
- (3) An operator providing toilet facilities in dwelling units shall meet the requirements in subsection (1) of this section, and:
- (a) Provide a handwashing sink in each dwelling unit that contains a toilet; and
- (b) Request occupants to maintain toilet facilities in a clean and sanitary condition.

AMENDATORY SECTION (Amending Order 326B, filed 1/12/93, effective 2/12/93)

- WAC 246-358-125 Cooking and foodhandling facilities. An operator shall provide enclosed cooking and foodhandling facilities for all occupants.
- (1) An operator furnishing cooking facilities in each dwelling unit shall provide:
- (a) An operable cook stove or hot plate with a minimum of one cooking surface for every two adult occupants or four cooking surfaces for every two families;

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- (b) A sink with running water under pressure;
- (c) Food storage areas and easily-cleanable food preparation counters situated off the floor;
- (d) ((Individual or centralized)) Mechanical refrigeration((7)) capable of maintaining temperature of forty-five degrees Fahrenheit or below, with space for storing perishable food items for all occupants;
 - (e) ((Tables and chairs or equivalent scating;
- (f))) Fire resistant, nonabsorbent, nonasbestos, and easily-cleanable wall coverings adjacent to cooking areas; ((and
 - (g))) (f) Nonabsorbent and easily-cleanable floors;
- (g) At least one electrical ceiling or wall-type convenience fixture; and
- (h) Thirty footcandles of light measured thirty inches from the floor.
- (2) An operator furnishing common foodhandling facilities shall provide:
- (a) A room or building, adequate in size, separate from ((and convenient to dwelling units, dormitories, and spaces)) any sleeping quarters and without direct openings to living or sleeping quarters;
- (b) An operable cook stove or hot plate with a minimum of one cooking surface for every two adult occupants or four cooking surfaces for every two families;
- (c) Sinks with hot and cold running water under pressure:
- (d) Food storage areas and easily-cleanable food preparation counters situated off the floor;
- (e) Mechanical refrigeration capable of maintaining a temperature of forty-five degrees Fahrenheit or below with space for storing perishable food items for all occupants;
 - (f) ((Tables and-chairs or equivalent seating;
- (g))) Fire-resistant, nonabsorbent, nonasbestos, and easily-cleanable wall coverings adjacent to cooking areas;
 - (((h))) (g) Nonabsorbent, easily-cleanable floors; ((and
- (i))) (h) No direct openings to living or sleeping areas from the common foodhandling facility;
- (i) At least one ceiling or wall light fixture where electric service is available; and
- (j) Thirty footcandles of light measured thirty inches from the floor.
- (3) An operator furnishing a ((eentral foodhandling facility)) dining hall shall:
 - (a) Comply with chapter 246-215 WAC, Food service;
- (b) ((Provide tables and chairs or equivalent seating;))
 Provide a room or building, adequate in size, separate from
 any sleeping quarters and without direct openings to living
 or sleeping quarters;
- (c) Provide fire-resistant, nonabsorbent, nonasbestos, and easily-cleanable wall coverings adjacent to cooking areas; ((and))
- (d) ((Ensure the central foodhandling facility has no direct openings to living or sleeping areas.)) Provide at least one ceiling or wall light fixture where electric service is available; and
- (e) Provide thirty footcandles of light measured thirty inches from the floor.

AMENDATORY SECTION (Amending Order 326B, filed 1/12/93, effective 2/12/93)

WAC 246-358-135 Beds and bedding and personal storage. An operator shall:

- (1) Provide beds or bunks furnished with clean mattresses in good condition for the maximum occupancy approved by the department or contracted health officer for operator-supplied housing;
- (2) Ensure bedding, if provided by the operator, is clean and maintained in a sanitary condition;
- (3) Provide a minimum of twelve inches between each bed or bunk and the floor;
- (4) When single beds are used separate beds laterally and end to end by at least thirty-six inches;
 - (5) When bunk beds are used:
- (a) Separate beds laterally and end to end by at least forty-eight inches;
- (b) Maintain a minimum space of twenty-seven inches between the upper and lower bunks; and
 - (c) Prohibit triple bunks((-)); and
- (6) Provide storage facilities for clothing and personal articles in each room used for sleeping.

AMENDATORY SECTION (Amending Order 326B, filed 1/12/93, effective 2/12/93)

- WAC 246-358-140 ((Emergency)) <u>Use</u> of tents. An operator may use tents ((for a limited time in emergency situations provided the operator:
 - (a) Has prior written approval by the department; and
- (b) Follows board guidelines for the use of tents)) that do not violate WISHA requirements.

AMENDATORY SECTION (Amending Order 326B, filed 1/12/93, effective 2/12/93)

WAC 246-358-145 Health and safety. An operator shall:

- (1) ((Use pesticides in and around the housing area eonsistent)) Comply with chapters 15.58 and 17.21 RCW, chapter 16-228 WAC, and pesticide label instructions when using pesticides in and around the housing;
- (2) Prohibit, in the housing area, the use, storage, and mixing of flammable, volatile, or toxic substances other than those intended for household use;
- (3) Provide readily accessible first-aid equipment meeting the requirements of Part A-1 of chapter 296-24 WAC:
- (4) Ensure that a person trained ((in basie)) to administer first aid ((and eardiopulmonary resuscitation is accessible to occupants)) is readily accessible at all times;
- (5) ((Provide)) Comply with chapter 51-20 WAC by providing smoke detection devices ((in accordance with the Washington state fire marshal regulations in chapter 212-10 WAC));
- (6) Store or remove unused refrigerator units to prevent access by children; and
- (7) Fill abandoned privy pits with earth; and lock or otherwise secure unused privy buildings.

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AMENDATORY SECTION (Amending Order 326B, filed 1/12/93, effective 2/12/93)

WAC 246-358-155 Refuse disposal. An operator shall:

- (1) Establish and maintain a refuse disposal system;
- (2) Protect against rodent harborage, insect breeding, and other health hazards while storing, collecting, transporting, and disposing of refuse;
- (3) Store refuse in ((enclosed, sound,)) fly-tight, rodent-tight, impervious, and cleanable or single-use containers;
 - (4) Keep refuse containers clean;
- (5) Provide ((an accessible)) <u>a</u> container on a wooden, metal, or concrete stand within one hundred feet of each dwelling unit((, dormitory,)) and space;
- (6) Empty refuse containers at least twice each week, and when full;
- (7) ((Remove)) Comply with local sanitation codes for removing refuse from housing areas and ((dispose)) disposing of refuse ((in a manner consistent with local sanitation eodes)); and
- (8) Ensure the housing area is free of refuse when housing is closed for the season to prevent a nuisance.

AMENDATORY SECTION (Amending Order 326B, filed 1/12/93, effective 2/12/93)

WAC 246-358-175 Disease prevention and control. An operator shall:

- (1) Make reasonable efforts to know if disease is present among occupants;
 - (2) Report immediately to the local health officer:
- (a) The name and address of any occupant suspected of having an infectious or communicable disease;
 - (b) Any case of suspected food poisoning; and
- (c) Any unusual prevalence of any illness in which fever, diarrhea, sore throat, vomiting, jaundice, productive cough, or weight loss is a prominent symptom among occupants;
- (3) ((When aware of an occupant's illness, assist the occupant to obtain medical diagnosis and treatment;)) Prohibit any individual with a communicable disease from preparing, cooking, serving, or handling food, foodstuffs, or materials in dining halls;
- (4) Establish rules and inform occupants of their responsibilities related to maintaining housing consistent with the requirements in this chapter; and
- (5) Post information regarding temporary-worker health and sanitation when provided by the department or contracted health officer.

REPEALER

The following sections of the Washington Administrative Code are repealed:

WAC 246-358-085 Worker-supplied housing.

WAC 246-358-105 Heating.

WAC 246-358-115 Lighting.

WSR 96-02-015 PERMANENT RULES PARKS AND RECREATION COMMISSION

[Filed December 21, 1995, 3:30 p.m.]

Date of Adoption: December 8, 1995.

Purpose: Establish rules for technical rock climbing in state parks.

Citation of Existing Rules Affected by this Order: Amending WAC 352-32-010, 352-32-030 and 352-32-050; and new section WAC 352-32-085.

Statutory Authority for Adoption: RCW 43.51.180.

Adopted under notice filed as WSR 95-22-064 on October 30, 1995.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 1, amended 3, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 1, amended 3, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 1, amended 3, repealed 0.

Effective Date of Rule: Thirty-one days after filing.

December 8, 1995 Bruce Hilyer Chair

AMENDATORY SECTION (Amending WSR 95-22-067, filed 10/30/95, effective 1/1/96)

WAC 352-32-010 Definitions. Whenever used in this chapter the following terms shall be defined as herein indicated:

"Bivouac" shall mean to camp overnight on a vertical rock climbing route on a ledge or in a hammock sling.

"Boat launch" shall mean any facility located in a state park area designated for the purpose of placing or retrieving any vehicle-born or trailer-born watercraft into or out of the water.

"Camping" shall mean erecting a tent or shelter or arranging bedding, or both, or parking a recreation vehicle or other vehicle for the purpose of remaining overnight.

"Camping unit" shall mean a group of people (one or more persons) that is organized, equipped and capable of sustaining its own camping activity.

"Commission" shall mean the Washington state parks and recreation commission.

"Day area parking space" shall mean any designated parking space within any state park area designated for daytime vehicle parking.

"Director" shall mean the director of the Washington state parks and recreation commission.

"Emergency area" is an area in the park separate from the designated overnight camping area, which the park manager decides may be used for camping when no alternative camping facilities are available within reasonable driving distances.

"Environmental interpretation" shall mean the provision of services, materials, publications and/or facilities, including environmental learning centers (ELC), for other than basic access to parks and individual camping, picnicking, and boating in parks, that enhance public understanding, appreciation and enjoyment of the state's natural and cultural heritage through agency directed or self-learning activities.

"Environmental learning centers (ELC)" shall mean those specialized facilities, designated by the director, designed to promote outdoor recreation experiences and environmental education in a range of state park settings.

"Group camping areas" are designated areas usually primitive with minimal utilities and site amenities and are for the use of organized groups. Facilities and extent of development vary from park to park.

"Motorcycle" means every motor vehicle having a saddle for the use of the rider and designed to travel on not more than three wheels in contact with the ground, but excluding a farm tractor and a moped.

"Multiple campsite" shall mean a designated and posted camping facility encompassing two or more individual standard, utility or primitive campsites.

"Overflow area" shall mean an area in a park separate from designated overnight and emergency camping areas, designated by the park manager, for primitive camping to accommodate peak camping demands in the geographic region.

"Paraglider" shall mean an unpowered ultralight vehicle capable of flight, consisting of a fabric, rectangular or elliptical canopy or wing connected to the pilot by suspension lines and straps, made entirely of nonrigid materials except for the pilot's harness and fasteners. The term "paraglider" shall not include ((hangliders)) hang gliders or parachutes.

"Person" shall mean all natural persons, firms, partnerships, corporations, clubs, and all associations or combinations of persons whenever acting for themselves or by an agent, servant, or employee.

"Popular destination park" shall mean any state park designated by the director as a popular destination park because, it is typically occupied to capacity by Thursday or Friday night during the high use season and the typical park user plans to stay more than one night.

"Primitive campsite" shall mean a campsite not provided with flush comfort station nearby and which may not have any of the amenities of a standard campsite.

"Public assembly" shall mean a meeting, rally, gathering, demonstration, vigil, picketing, speechmaking, march, parade, religious service, or other congregation of persons for the purpose of public expression of views of a political or religious nature for which there is a reasonable expectation that more than one hundred persons will attend based on information provided by the applicant. Public assemblies must be open to all members of the public, and are generally the subject of attendance solicitations circulated prior to the event, such as media advertising, flyers, brochures, word-of-mouth notification, or other form of prior encouragement to attend.

Alternatively, the agency director may declare an event to be a public assembly in the following cases: Where evidentiary circumstances and supporting material suggest that more than one hundred persons will attend, even where the applicant does not indicate such an expectation; or where there is reason to expect a need for special preparations by the agency or the applicant, due to the nature or location of the event.

"Ranger" shall mean a duly appointed Washington state parks ranger who is vested with police powers under RCW 43.51.170, and shall include the park manager in charge of any state park area.

"Recreation vehicle" shall mean a vehicle/trailer unit, van, pickup truck with camper, motor home, converted bus, or any similar type vehicle which contains sleeping and/or housekeeping accommodations.

"Residence" shall mean the long-term habitation of facilities at a given state park for purposes whose primary character is not recreational. "Residence" is characterized by one or both of the following patterns:

Camping at a given park for more than twenty days within a thirty-day time period May 1 through September 30; or thirty days within a sixty-day time period October 1 through April 30. As provided in WAC 352-32-030(7), continuous occupancy of facilities by the same camping unit shall be limited to ten consecutive nights May 1 through September 30 and fifteen consecutive nights October 1 through April 30 in one park, after which the camping unit must vacate the overnight park facilities for three consecutive nights. The time period shall begin on the date for which the first night's fee is paid.

The designation of the park facility as a permanent or temporary address on official documents or applications submitted to public or private agencies or institutions.

"Special recreation event" shall mean a group recreation activity in a state park sponsored or organized by an individual or organization that requires reserving park areas, planning, facilities, staffing, or other services beyond the level normally provided at the state park to ensure public welfare and safety and facility and/or environmental protection.

"Standard campsite" shall mean a designated camping site which is served by nearby domestic water, sink waste, garbage disposal, flush comfort station and picnic table.

"State park area" shall mean any area under the ownership, management, or control of the commission, including trust lands which have been withdrawn from sale or lease by order of the commissioner of public lands and the management of which has been transferred to the commission, and specifically including all those areas defined in WAC 352-16-020. State park areas do not include the seashore conservation area as defined in RCW 43.51.655 and as regulated under chapter 352-36 WAC.

"Trailer dump station" shall mean any state park sewage disposal facility designated for the disposal of sewage waste from any recreation vehicle, other than as may be provided in a utility campsite.

"Upland" shall mean all lands lying above mean high

"Utility campsite" shall mean a standard campsite with the addition of electricity and which may have domestic water and/or sewer. "Water trail advisory committee" shall mean the twelvemember committee constituted by RCW 43.51.456.

"Water trail camping sites" shall mean those specially designated group camp areas identified with signs, that are near water ways, and that have varying facilities and extent of development.

AMENDATORY SECTION (Amending WSR 95-22-067, filed 10/30/95, effective 1/1/96)

WAC 352-32-030 Camping. (1) Camping facilities of the state parks within the Washington state parks and recreation commission system are designed and administered specifically to provide recreational opportunities for park visitors. Use of park facilities for purposes which are of a nonrecreational nature, such as long-term residency at park facilities, obstructs opportunities for recreational use, and is inconsistent with the purposes for which those facilities were designed.

No person or camping unit may use any state park facility for residence purposes, as defined (WAC 352-32-010(17)).

(2) No person shall camp in any state park area except in areas specifically designated and/or marked for that purpose or as directed by a ranger.

- (3) Occupants shall vacate camping facilities by removing their personal property therefrom prior to 1:00 p.m., (or other appropriate, established time in parks where camping is reserved) if the applicable camping fee has not been paid or if the time limit for occupancy of the campsite has expired or the site is reserved by another party. Remaining in a campsite beyond the established checkout time shall subject the occupant to the payment of an additional camping fee.
- (4) Use of utility campsites by tent campers shall be subject to payment of the utility campsite fee except when otherwise specified by a ranger.
- (5) A campsite is considered occupied when it is being used for purposes of camping by a person or persons who have paid the camping fee within the applicable time limits or when it has been reserved through the appropriate procedures of the reservation system. No person shall take or attempt to take possession of a campsite when it is being occupied by another party, or when informed by a ranger that such site is occupied, or when the site is posted with a "reserved" sign. In the case of a reserved site, a person holding a valid reservation for that specific site may occupy it according to the rules relating to the reservation system for that park. In order to afford the public the greatest possible use of the state park system on a fair and equal basis, campsites in those parks not on the state park reservation system will be available on a first-come, first-serve basis. No person shall hold or attempt to hold campsite(s), for another camping unit for present or future camping dates, except as prescribed for multiple campsites. Any site occupied by a camping unit must be actively utilized for camping purposes.
- (6) One person may register for one or more sites within a multiple campsite by paying the multiple campsite fee. Registration preference will be given to multiple camping units who want to use multiple sites. An individual may register and hold a multiple campsite for occupancy on the

same day by other camping units. Multiple campsites in designated reservation parks are reservable under the reservation system.

- (7) In order to afford the general public the greatest possible use of the state park system, on a fair and equal basis, and to prevent residential use, continuous occupancy of facilities by the same camping unit shall be limited to ten consecutive nights in one park, after which the camping unit must vacate the site for three consecutive nights, May 1 through September 30, not to exceed twenty days in a thirty-day time period; and fifteen consecutive nights in one park, after which the camping unit must vacate the site for three consecutive nights, October 1 through April 30, not to exceed thirty days in a sixty-day time period. This limitation shall not apply to those individuals who meet the qualifications of WAC 352-32-280 and 352-32-285.
- (8) Only one camping unit with a maximum of eight people shall be permitted at a campsite, unless otherwise authorized by a ranger. The number of vehicles occupying a campsite shall be limited to one car or one recreational vehicle: *Provided*, That one additional vehicle without built-in sleeping accommodations may occupy a designated campsite when in the judgment of a ranger the constructed facilities so warrant. The number of tents allowed at each campsite shall be limited to the number that will fit on the designated or developed tent pad as determined by a ranger.
- (9) Persons traveling by bicycles, motor bikes or other similar modes of transportation and utilizing campsites shall be limited to eight persons per site, provided no more than four motorcycles shall occupy a campsite.
- (10) Water trail camping sites are for the exclusive use of persons traveling by human and wind powered beachable vessels as their primary mode of transportation to the areas. Such camping areas are not subject to the campsite capacity limitations as otherwise set forth in this section. Capacities for water trail camping sites may be established by the ranger on an individual basis and are subject to change based upon the impacts to the area. All persons using water trail camping sites shall have in their possession a valid water trail permit.
- (11) Overnight stays (bivouac) on technical rock climbing routes will be allowed as outlined in the park's site specific climbing management plan. All litter and human waste must be contained and disposed of properly.
- (12) Emergency camping areas may be used only when all designated campsites are full and at the park manager's discretion. Persons using emergency areas must pay the primitive campsite fee and must vacate the site when directed by the park manager.
- (((12))) (13) Designated overflow camping areas may be used only when all designated campsites in a park are full and the demand for camping in the geographic area around the park appears to exceed available facilities. Persons using overflow camping areas must pay the primitive campsite fee. If a nearby flush comfort station is available, persons using overflow camping areas must pay the standard campsite fee.
- (((13))) <u>(14)</u> Except as provided in WAC 352-32-310, any violation of this section is an infraction under chapter 7.84 RCW.

AMENDATORY SECTION (Amending WSR 92-19-098, filed 9/17/92, effective 10/18/92)

WAC 352-32-050 Park periods. (1) The director shall establish for each state park area, according to existing conditions, times, and periods when it will be open or closed to the public. Such times and periods shall be posted at the entrance to the state park area affected and at the park office. No person shall enter or be present in a state park area after the posted closing time except:

- (a) Currently registered campers who are camping in a designated campsite or camping area;
- (b) Guests of a currently registered camper who may enter and remain until 10:00 p.m.;
 - (c) Guests of a state park employee;
- (d) Technical rock climbers who bivouac on vertical climbing routes not otherwise closed to public use.
- (2) Except as provided in WAC 352-32-310, any violation of this section is an infraction under chapter 7.84 RCW.

NEW SECTION

WAC 352-32-085 Technical rock climbing. (1) Whenever used in this section, technical rock climbing shall mean climbing while using such aids as pitons, carabiners or snap links, chalk, ropes, fixed or removable anchors, or other similar equipment. Technical rock climbing includes bouldering and free soloing (respectively low and high elevation climbing without ropes).

- (2) Technical rock climbing will be allowed in state parks except it is:
 - (a) Not permitted in natural area preserves;
- (b) Conditioned in heritage areas, natural areas and natural forest areas;
- (c) Not permitted where the director or designee has closed the area pursuant to subsection (3) of this section;
- (d) Limited in state park areas without climbing management plans pursuant to subsection (6) of this section to the use of routes with established fixed protection, new routes that do not use fixed protection, nor require gardening/cleaning with any type of cleaning tool;
- (e) Not permitted in state park areas closed to public use.
- (3) The director or designee may, permanently or for a specified period or periods of time, close any state park area to technical rock climbing if the director or designee concludes that a technical rock climbing closure is necessary for the protection of the health, safety and welfare of the public, park visitors or staff, or park resources. Prior to closing any park or park area to technical rock climbing, the director or the designee shall hold a public meeting in the general area of the park or park area to be closed to technical rock climbing. Prior notice of the meeting shall be published in a newspaper of general circulation in the area and at the park at least thirty days prior to the meeting. In the event that the director or designee determines that it is necessary to close a rock climbing area immediately to protect against an imminent and substantial threat to the health, safety and welfare of the public, park visitors or staff, or park resource, the director or designee may take emergency action to close a park or park area to rock climbing without first complying with the publication and hearing

requirements of this subsection. Such emergency closure may be effective for only so long as is necessary for the director to comply with the publication and hearing requirements of this subsection.

- (4) The director or designee shall ensure that any park or park area closed to technical rock climbing pursuant to subsection (3) of this section is conspicuously posted as such at the entrance of said park or said park area. Additionally, the director shall maintain a list of all parks and park areas closed to technical rock climbing pursuant to subsection (3) of this section.
- (5) The director or designee shall establish a committee of technical rock climbers, to advise park staff on park management issues related to technical rock climbing for each state park area where deemed necessary by the agency.
- (6) Each state park area with an established advisory committee of technical rock climbers will have a climbing management plan which will specify technical rock climbing rules concerning overnight stays on climbing routes, bolting, power drills, stabilization of holds, group size and activities, gardening/cleaning of routes pursuant to chapter 352-28 WAC and RCW 43.51.180, chalk, special use designations for climbing areas, protection of sensitive park resources, and other such issues required by the director. Climbing management plans that relate to natural forest areas or heritage areas must be approved by the commission. The director shall ensure that any technical rock climbing rules contained in a climbing management plan are conspicuously posted at the entrance of the affected park area.
- (7) Bolting will be allowed as specified in climbing management plans.
- (8) The use of power drills will be allowed only if the park climbing management plans specifically permit under specified conditions for bolt replacement and bolt installation on new routes. They are otherwise prohibited.
- (9) The addition of holds onto the rock face by any means, including gluing, chipping, or bolting is prohibited.
- (10) Except as provided in WAC 352-32-310, any violation of this section and rules contained in the park management plan and posted at the park is an infraction under chapter 7.84 RCW.

WSR 96-02-054 PERMANENT RULES DEPARTMENT OF REVENUE

[Filed December 29, 1995, 10:45 a.m., effective January 1, 1996]

Date of Adoption: December 29, 1995.

Purpose: WAC 458-40-610 and 458-40-650 are being amended to add definitions and quality codes for "poles" and "piles." The addition of these two new "species" should make the stumpage value tables more accurate.

Citation of Existing Rules Affected by this Order: Amending WAC 458-40-610 and 458-40-650.

Statutory Authority for Adoption: RCW 82.32.330 and 84.33.096.

Other Authority: RCW 84,33,091.

Adopted under notice filed as WSR 95-22-096 on November 1, 1995.

Other Findings Required by Other Provisions of Law as Precondition to Adoption or Effectiveness of Rule: The

effective date of January 1, 1996, is necessary to coincide with the statutorily required effective date for WAC 458-40-660, the stumpage value rule. These two rules implement that rule and are therefore necessary to avoid any confusion or disruption in the administration of the timber excise tax program.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 2, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 2, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 2, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 0, repealed 0.

Effective Date of Rule: January 1, 1996.

December 29, 1995 Russell W. Brubaker Assistant Director

AMENDATORY SECTION (Amending WSR 95-18-026, filed 8/25/95, effective 8/25/95)

WAC 458-40-610 Timber excise tax—Definitions. Unless the context clearly requires otherwise, the definitions in this section apply to WAC 458-40-600 through 458-40-690.

- (1) Codominant trees. Trees whose crowns form the general level of the crown cover and receive full light from above, but comparatively little light from the sides.
- (2) Competitive sales. The offering for sale of timber which is advertised to the general public for sale at public auction under terms wherein all qualified potential buyers have an equal opportunity to bid on the sale, and the sale is awarded to the highest qualified bidder. The term "competitive sales" includes making available to the general public permits for the removal of forest products.
- (3) Department. The department of revenue of the state of Washington.
- (4) Dominant trees. Trees whose crowns are higher than the general level of the canopy and which receive full light from the sides as well as from above.
- (5) Harvest unit. An area of timber harvest having the same forest excise tax permit number, stumpage value area, hauling distance zone, harvest adjustments, and harvester. It may include more than one section: *Provided*, A harvest unit may not overlap a county boundary.
- (6) Hauling distance zone. An area with specified boundaries as shown on the state-wide stumpage value area and hauling distance zone maps contained in WAC 458-40-640, having similar accessibility to timber markets.
- (7) Log grade. Those grades listed in the "Official Log Scaling and Grading Rules" handbook developed and authored by the Northwest Log Rules Advisory Group (Advisory Group). "Utility grade" means logs that do not

meet the minimum requirements of peeler or sawmill grades as defined in the handbook published by the Advisory Group but are suitable for the production of firm useable chips to an amount of not less than fifty percent of the gross scale; and meeting the following minimum requirements:

Minimum gross diameter—two inches.

Minimum gross length—twelve feet.

Minimum volume—ten board feet net scale.

Minimum recovery requirements—one hundred percent of adjusted gross scale in firm useable chips.

- (8) Lump sum sale. Also known as a cash sale or an installment sale, it is a sale of timber wherein the total sale price is dependent upon an estimate of the total volume of timber in the sale rather than the actual volume harvested.
- (9) MBF. One thousand board feet measured in Scribner Decimal C Log Scale Rule.
- (10) Noncompetitive sales. Sales of timber in which the purchaser has a preferential right to purchase the timber or a right of first refusal.
- (11) Other consideration. Value given in lieu of cash as payment for stumpage, such as improvements to the land that are of a permanent nature. It may include, but is not limited to, the construction of permanent roads and the installation of permanent bridges.
- (12) Permanent road. A road built as part of the harvesting operation which is intended to have a useful life subsequent to the completion of the harvest.
- (13) Private timber. All timber harvested from privately owned lands, including timber on reclassified reforestation land under chapters 84.28 and 84.33 RCW.
- (14) Public timber. Timber harvested from federal, state, county, municipal, or other government owned lands.
- (15) Remote island. An area of land which is totally surrounded by water at normal high tide and which has no bridge or causeway connecting it to the mainland.
- (16) Sale price. The amount paid for timber in cash or other consideration.
- (17) Scale sale. A sale of timber in which the sale price is the product of the actual volume harvested and the unit price at the time of harvest.
- (18) Species. A grouping of timber based on biological or physical characteristics. In addition to the designations of species or subclassifications defined in Agriculture Handbook No. 451 Checklist of United States Trees (native and naturalized) found in the state of Washington, the following shall be considered separate species for the purpose of harvest classification used in the stumpage value tables:
- (a) Other conifer. All conifers not separately designated in the stumpage value tables. See WAC 458-40-660.
- (b) Other hardwood. All hardwoods not separately designated.
- (c) Special forest products. The following are considered to be separate species of special forest products: Christmas trees (various species), posts (various species), western redcedar flatsawn and shingle blocks, western redcedar shake blocks and boards.
- (d) Chipwood. All timber processed to produce chips or chip products delivered to a designated chipwood destination that has been approved in accordance with the provisions of WAC 458-40-670 or otherwise reportable in accordance with the provisions of WAC 458-40-670 (4) or (5).

- (e) Small logs. All conifer logs harvested in stumpage value areas 6 or 7 generally measuring seven inches or less in scaling diameter, delivered to and purchased by weight measure at designated small log destinations that have been approved in accordance with the provisions of WAC 458-40-670(6). Log diameter and length is determined by merchandizer scanner with length not to exceed twenty feet.
- (f) Sawlog. For purposes of timber harvest in stumpage value areas 6 and 7, a sawlog is a log having a net scale of not less than 33 1/3% of gross scale, nor less than ten board feet and meeting the following minimum characteristics: Gross scaling diameter of five inches and a gross scaling length of eight feet.
- (g) Piles. All logs sold for use or processing as piles that meet the specifications described in the most recently published edition of the Standard Specification for Round Timber Piles (Designation: D 25) of the American Society for Testing and Materials.
- (h) Poles. All logs sold for use or processing as poles that meet the specifications described in the most recently published edition of the National Standard for Wood Poles—Specifications and Dimensions (ANSI 05.1) of the American National Standards Institute.
- (19) Stumpage. Standing or fallen trees, live or dead, having commercial value which have not been severed from the stump.
- (20) Stumpage value area (SVA). An area with specified boundaries which contains timber having similar growing, harvesting and marketing conditions.
- (21) Thinning. Timber removed from a harvest unit meeting all the following conditions:
- (a) Located in stumpage value areas 1, 2, 3, 4, 5, and 10;
- (b) The total volume removed is less than forty percent of the total merchantable volume of the harvest unit prior to harvest;
- (c) Leave a minimum of one hundred undamaged, evenly spaced, dominant or codominant trees per acre of a commercial species or combination thereof.
- (22) Timber. Forest trees, standing or down, on privately or publicly owned land, and except as provided in RCW 84.33.170, includes Christmas trees.

AMENDATORY SECTION (Amending WSR 95-14-084, filed 6/30/95, effective 7/31/95)

WAC 458-40-650 Timber excise tax—Timber quality codes defined. The timber quality code numbers for each species of timber shown in the stumpage value tables contained in this chapter are defined as follows:

TABLE 1—Timber Quality Code Table Stumpage Value Areas 1, 2, 3, 4, 5, and 10

Species	Quality Code Number	Log grade specifications ¹
Douglas-fir	1	Over 50% No. 2 Sawmill and better log grade, and 15% and over Special Mill, No. 1 Sawmill, and better log grade.

Douglas-fir Douglas-fir Douglas-fir Douglas-fir Douglas-fir A Less than 25% No. 2 Sawmill and better log grade. Less than 25% No. 2 Sawmill and better log grade, and 15% and over Special Mill, No. 1 Sawmill, Peeler and better log grade, and less than 15% Special Mill, No. 1 Sawmill, Peeler Land better log grade, and less than 15% Special Mill, No. 1 Sawmill and better log grade, and less than 15% Special Mill, No. 1 Sawmill and better log grade. Western Redcedar and Alaska-Cedar Western Hemlock, True Firs, Other Conifer, and Spruce Western Hemlock, T	Douglas-fir	2	Over 50% No. 2 Sawmill and better log grade, and less than 15% Special Mill, No. 1 Sawmill, and
Douglas-fir better log grade. Less than 25% No. 2 Sawmill and better and Alaska-Cedar Western Redcedar and Alaska-Cedar Western Hemlock, True Firs, Other Conifer, and Spruce Western Hemlock, True Firs, Othe	Douglas-fir	3	better log grade.
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Western Redcedar and Alaska-Cedar Western Redcedar and Alaska-Cedar Western Redcedar and Alaska-Cedar Western Redcedar		2	Over 30% No. 2 Sawmill and better log grade, and less than 15% Special Mill, No. 1 Sawmill, Peeler
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thousand board feet Scribner scale. 10 or more logs 16 feet long per thousand board feet Scribner scale. Lodgepole Pine 1 All log grades. Red Alder and other hardwoods Red Alder and other hardwoods Black Cottonwood 1 35% and over Peeler log grade. Black Cottonwood 2 Less than 10% No. 3 Sawmill and better log grades. Black Cottonwood 2 Less than 35% Peeler log grade and 15% and greater No.1 Sawmill and better log grade. Black Cottonwood 3 Less than 15% No. 1 Sawmill and better log grade. Chipwood 1 All logs that comply with the definition of chipwood in WAC 458-40-610 (18)(d). Piles 1 All logs that comply with the definition of piles in WAC 458-40-610 (18)(g). Poles 1 All logs that comply with the definition of poles in WAC	True Firs, Other Conifer,	4	
Ponderosa Pine 2 10 or more logs 16 feet long per thousand board feet Scribner scale. Lodgepole Pine 1 All log grades. Red Alder and other hardwoods Red Alder and other hardwoods Red Alder and other hardwoods Black Cottonwood Black Cottonwood Black Cottonwood Cottonwood Black Cottonwood	Ponderosa Pine	1	
Red Alder and other hardwoods log grades. Less than 10% No. 3 Sawmill and better log grade. Less than 35% Peeler log grade and 15% and greater No. 1 Sawmill and better log grade. Black Cottonwood Red Alder and other hardwoods log grades. Less than 10% No. 3 Sawmill and better log grade. Less than 35% Peeler log grade and 15% and greater No. 1 Sawmill and better log grade. Red Alder and other hardwoods log grades. Red Alder and log grades. Red Alder and other hardwoods log grades. Red Alder and other hardwoods log grades. Red Alder and other hardwoods log grades. Red Alder and log grades. Red Alder and other hardwoods log grades. Red Alder and other hardwoods log grades. Red Alder and log grades. Red Alder and other hardwoods log grades. Red Alder and log grades.	Ponderosa Pine	2	10 or more logs 16 feet long per
other hardwoods Red Alder and other hardwoods log grades. Black Cottonwood I 35% and over Peeler log grade and 15% and greater No.1 Sawmill and better log grade. Black Cottonwood I Less than 15% No. 1 Sawmill and better log grade. Chipwood I All logs that comply with the definition of chipwood in WAC 458-40-610 (18)(d). Piles I All logs that comply with the definition of piles in WAC 458-40-610 (18)(g). Poles I All logs that comply with the definition of poles in WAC	Lodgepole Pine	1	All log grades.
and better other hardwoods log grades. Red Alder and other hardwoods Black Cottonwood Black Cottonwood Black Cottonwood Cottonwood Black Cottonwood Cottonwood Black Cottonwood Black Cottonwood Cottonwood Black Cottonwood Cottonwood Black Cottonwood Chipwood Chipwood Chipwood Chipwood All logs that comply with the definition of piles in WAC All logs that comply with the definition of piles in WAC All logs that comply with the definition of piles in WAC All logs that comply with the definition of piles in WAC All logs that comply with the definition of piles in WAC All logs that comply with the definition of poles in WAC		1	****
Red Alder and other hardwoods Black Cottonwood Black Cottonwood Black Cottonwood Cottonwood Black		2	
Black Cottonwood Black Cotton	Red Alder and	3	grades.
Black Cottonwood 2 Less than 35% Peeler log grade and 15% and greater No.1 Sawmill and better log grade. Black Cottonwood 3 Less than 15% No. 1 Sawmill and better log grade. Chipwood 1 All logs that comply with the definition of chipwood in WAC 458-40-610 (18)(d). Piles 1 All logs that comply with the definition of piles in WAC 458-40-610 (18)(g). Poles 1 All logs that comply with the definition of poles in WAC 458-40-610 (18)(g).	other hardwoods		better log grades.
Black Cottonwood 3 Less than 15% No. 1 Sawmill and better log grade. Chipwood 1 All logs that comply with the definition of chipwood in WAC 458-40-610 (18)(d). Piles 1 All logs that comply with the definition of piles in WAC 458-40-610 (18)(g). Poles 1 All logs that comply with the definition of poles in WAC 458-40-610 (18)(g).			Less than 35% Peeler log grade and 15% and greater No.1 Sawmill and
definition of chipwood in WAC 458-40-610 (18)(d). Piles 1 All logs that comply with the definition of piles in WAC 458-40-610 (18)(g). Poles 1 All logs that comply with the definition of poles in WAC	Black Cottonwood	3	Less than 15% No. 1 Sawmill and
Poles definition of piles in WAC	Chipwood	1	definition of chipwood in WAC
definition of poles in WAC	Piles	<u>1</u>	definition of piles in WAC
	Poles	1	definition of poles in WAC

For detailed descriptions and definitions of approved log scaling, grading rules, and procedures see WAC 458-40-680.

TABLE 2—Timber Quality Code Table Stumpage Value Areas 6 and 7

Species	Quality Code Number	Log grade specifications
Ponderosa Pine	1	Less than 10 logs 16 feet long per thousand board feet Scribner scale.
Ponderosa Pine	2	10 or more logs 16 feet long per thousand board feet Scribner scale.
All conifers other than Ponderosa Pine	1	All log sizes.
Hardwoods	1	Sawlogs only.
Small logs	1	All conifer logs that comply with the definition of small logs in WAC 458-40-610 (18)(e).
Chipwood	1	All logs that comply with the definition of chipwood in WAC 458-40-610 (18)(d).
Piles	1	All logs that comply with the definition of piles in WAC 458-40-610 (18)(g).
Poles	1	All logs that comply with the definition of poles in WAC 458-40-610 (18)(h).

WSR 96-02-055 PERMANENT RULES DEPARTMENT OF REVENUE

[Filed December 29, 1995, 10:47 a.m., effective January 1, 1996]

Date of Adoption: December 29, 1995.

Purpose: WAC 458-40-540 readjusts forest land values in accordance with the statutory formula; the land values are used by county assessors for property tax purposes in 1996.

Citation of Existing Rules Affected by this Order: Amending WAC 458-40-540.

Statutory Authority for Adoption: RCW 82.32.330 and 84.33.096.

Other Authority: RCW 84.33.120.

Adopted under notice filed as WSR 95-22-097 on November 1, 1995.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 1, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 1, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended, repealed 0.

Other Findings Required by Other Provisions of Law as Precondition to Adoption or Effectiveness of Rule: WAC 458-40-540 is required by state statute to be effective on January 1, 1996.

Effective Date of Rule: January 1, 1996.

December 29, 1995 Russell W. Brubaker Assistant Director

AMENDATORY SECTION (Amending WSR 95-02-039, filed 12/30/94, effective 1/1/95)

WAC 458-40-540 ((Property tax, forest land))Forest land values—((1995)) 1996. The ((true and fair)) forest land values, per acre, for each grade of forest land for the ((1995)) 1996 assessment year are determined to be as follows:

((1995 WASHINGTON FOREST LAND VALUES

GRADE	OPERABILITY CLASS	VALUE PER ACRE
1	1 2 3 4	\$201
2	1 2 3 4	-170 -163 -156 -113
3	1 2 3 4	132 129 127 97
4	1 2 3 4	100 98
5	1 2 3 4	73 -68 -67 -44
6	1 2 3 4	37 34 34 34 32
7	1 2 3 4	18 18 17 17
8))
LAND GRADE	OPERABILITY CLASS	1996 VALUES ROUNDED
1	$\frac{\frac{1}{2}}{\frac{3}{4}}$	\$220 215 204 148

-		
2	1 2 3 4	186 179 171 124
3	$\frac{\frac{1}{2}}{\frac{3}{4}}$	145 141 139 106
4	$\frac{\frac{1}{2}}{\frac{3}{4}}$	110 107 106 81
<u>5</u>	$\frac{\frac{1}{2}}{\frac{3}{4}}$	80 74 73 48
<u>6</u>	$\begin{array}{c} \frac{1}{2} \\ \frac{3}{4} \end{array}$	$\frac{41}{37}$ $\frac{37}{35}$
<u>7</u>	$\frac{\frac{1}{2}}{\frac{3}{4}}$	20 20 19 19
8		<u>1</u>

WSR 96-02-056 PERMANENT RULES DEPARTMENT OF REVENUE

[Filed December 29, 1995, 10:50 a.m.]

Date of Adoption: December 29, 1995.

Purpose: WAC 458-40-634 is amended to comply with 1995 legislation amending the definition of "small harvester" from one who harvests not more than one million board feet, to one who harvests not more than two million board feet of timber per year. WAC 458-40-680 deletes a definition of "utility grades" that is now contained in WAC 458-40-610.

Citation of Existing Rules Affected by this Order: Amending WAC 458-40-634 and 458-40-680.

Statutory Authority for Adoption: RCW 82.32.330 and 84.33.096.

Other Authority: RCW 84.33.120.

Adopted under notice filed as WSR 95-22-097 on November 1, 1995.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 1, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 2, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 1, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 2, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 0, repealed 0.

Effective Date of Rule: Thirty-one days after filing.

December 29, 1995 Russell W. Brubaker Assistant Director

AMENDATORY SECTION (Amending WSR 93-14-090, filed 7/1/93, effective 8/1/93)

WAC 458-40-634 Timber excise tax—Taxable stumpage value—Small harvester option. A small harvester is a harvester who harvests timber from privately ((owned,)) or publicly owned((, or reclassified)) forest land in an amount not exceeding ((five hundred thousand board feet in a calendar quarter and not exceeding one)) two million board feet in a calendar year. Small harvesters may elect to calculate the excise tax in the manner provided by RCW 84.33.073 and 84.33.074. The taxable stumpage value shall be determined by one of the following methods as appropriate:

(1) Sale of logs. Timber which has been severed from the stump, bucked into various lengths and sold in the form of logs shall have a taxable stumpage value equal to the actual gross receipts for the logs, less any costs associated with harvesting and marketing the timber. Harvesting and marketing costs shall include only those costs directly and exclusively associated with harvesting the timber from the land and delivering it to the buyer, and may include the costs of slash disposal required to abate extreme fire hazard. Harvesting and marketing costs shall not include the costs of reforestation, permanent road construction, or any other costs not directly and exclusively associated with the harvesting and marketing of the timber. The actual harvesting and marketing costs must be used in all instances where documented records are available. When the taxpayer is unable to provide documented proof of such costs, the deduction for harvesting and marketing costs shall be thirty-five percent of the gross receipts from the sale of the logs.

(2) Sale of stumpage. Timber which is sold as stumpage and harvested within twelve months of the date of sale shall have a taxable stumpage value equal to the actual gross receipts for the stumpage for the most recent sale prior to harvest. If a person purchases stumpage and harvests the timber more than twelve months after purchase of the stumpage, the taxable value shall be computed as in subsection (1) of this section.

AMENDATORY SECTION (Amending WSR 95-14-084, filed 6/30/95, effective 7/31/95)

WAC 458-40-680 Timber excise tax—Volume harvested—Approved scaling and grading methods. (1) Acceptable log scaling and grading rules—Stumpage value areas 1, 2, 3, 4, 5, and 10: The acceptable log scaling and grading rule shall be the Scribner Decimal C log rule as

described in the most current edition of the "Official Log Scaling and Grading Rules" handbook developed and authored by the Northwest Log Rules Advisory Group. These are the official rules for the following log scaling and grading bureaus: Columbia River, Grays Harbor, Northern California, Puget Sound, Southern Oregon, and Yamhill.

- (2) Acceptable log scaling rule—Stumpage value areas 6 and 7: The acceptable log scaling rule shall be the Scribner Decimal C log rule described in the most current edition of the "National Forest Log Scaling Handbook" (FSH 2409.11) as published by the United States Forest Service. Provided, the maximum scaling length is twenty feet and maximum trim allowance shall be six inches for logs eight to twenty feet in length; and provided, further, that lodgepole pine harvested in stumpage value areas 6, 7, or 10 shall be scaled using a one inch taper allowance per log segment.
- (3) ((Utility grade defined: For all stumpage value areas, utility grade is defined as logs that do not meet the minimum requirements of peeler or sawmill grades as defined in the handbook published by the Northwest Log Rules Advisory Group, but are suitable for the production of firm useable chips to an amount of not less than fifty percent of the gross seale; and meeting the following minimum requirements:

Minimum gross diameter—two inches.

Minimum gross length—twelve feet.

Minimum volume—ten board feet net seale.

Minimum recovery requirements—one hundred percent of adjusted gross seale in firm useable chips.

(4))) Special services scaling: Special services scaling as described in the Northwest Log Rules Advisory Group handbook shall not be used for tax reporting purposes without prior written approval of the department; and all measurements and grades must be converted to standard Scribner Decimal C log rules as they are described in the handbook.

WSR 96-02-057 PERMANENT RULES DEPARTMENT OF REVENUE

[Filed December 29, 1995, 10:53 a.m., effective January 1, 1996]

Date of Adoption: December 29, 1995.

Purpose: WAC 458-40-660 contains the amended stumpage values for the first half of 1996. These values are used to calculate the timber excise tax.

Citation of Existing Rules Affected by this Order: Amending WAC 458-40-660.

Statutory Authority for Adoption: RCW 82.32.330 and 84.33.096.

Other Authority: RCW 84.33.091.

Adopted under notice filed as WSR 95-22-098 on November 1, 1995.

Changes Other than Editing from Proposed to Adopted Version: The following stumpage values were reduced or increased, as stated, primarily as a result of testimony and information received at the rule hearings, which suggested the changes made:

The stumpage values for Western Redcedar in Stumpage Value Areas (SVA) 1 through 5 were reduced substantially from \$1104 for quality code 1, haul zone 1, to \$783, with commensurate reductions in the remaining Redcedar values. Quality code 4 was increased from \$405 to \$408 for haul zone 1.

Black Cottonwood values in SVAs 1 through 5, for quality code 2 was reduced from \$157 in haul zone 1 to \$134. Quality code 3 was reduced from \$113 to \$24, with commensurate reductions in the other haul zone values.

Other hardwood values in SVAs 1 through 5 were reduced from \$157 for quality code 1 to \$131; quality codes 2 and 3 were also reduced, with quality code 3 reduced substantially.

All piles and poles values, both Douglas Fir and Western Redcedar, were reduced for SVAs 1 through 5, except for SVA 3, where Western Redcedar values were increased by \$15.

Chipwood values were reduced slightly in SVAs 1 through 5.

Douglas Fir, quality code 4 values in SVA4 were increased \$2.

Douglas Fir, quality code 1 values in SVA 5 were increased \$4. Quality code 3 values were increased \$2.

Western Hemlock, quality code 1 values in SVA 5 were increased \$4.

Other Conifer, quality code 1 values in SVA 5 were increased \$4.

Stumpage values in SVA 6 were reduced for the following: Douglas Fir, Engelmann Spruce, Lodgepole Pine, Ponderosa Pine, Western Redcedar, True Firs, Western White Pine, and Western Redcedar Poles and Piles.

Stumpage values in SVA 7 were reduced for the following: Douglas Fir, Western Redcedar, True Firs, and Western Redcedar Poles and Piles. Lodgepole Pine values were increased \$40.

Stumpage values in SVA 10 were reduced for the following: Lodgepole Pine, Ponderosa Pine, quality codes 1, 2, and 3 for Western Redcedar, quality codes 2 and 3 for Black Cottonwood, Other Hardwood, Douglas Fir and Western Redcedar Poles and Piles, and Chipwood. Douglas Fir, quality code 4 was increased \$2, and Western Redcedar, quality code 4 was increased \$3.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 1, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 1, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 0, repealed 0.

Other Findings Required by Other Provisions of Law as Precondition to Adoption or Effectiveness of Rule: This rule is statutorily required to be effective on January 1, 1996.

Effective Date of Rule: January 1, 1996.

December 29, 1995 Russell W. Brubaker Assistant Director

AMENDATORY SECTION (Amending WSR 95-18-027, filed 8/25/95, effective 9/25/95)

WAC 458-40-660 Timber excise tax—Stumpage value tables—Stumpage value adjustments. (1) Introduction. This section sets forth the stumpage value tables and the stumpage value adjustments that are used to calculate the amount of timber excise tax owed by a timber harvester.

(2) Stumpage value tables. The following stumpage value tables are hereby adopted for use in reporting the taxable value of stumpage harvested during the period ((July)) January 1 through ((December 31, 1995)) June 30, 1996:

((TABLE 1 Stumpage Value Table Stumpage Value Area 1

July 1 through December 31, 1995

Stumpage-Values per Thousand Board Feet Net Scribner Log Scale¹

		Timber Quality		Distance			
Species	Species	Code	=				_
Name	Code	Number	-l	_2_	3	-4	5
Douglas Fir	DF		\$855	\$848	\$841	\$834	\$82
			727	720	713	706	-69
 		3	675	668	661	654	-64
		4	473	466	459	452	44.
Western Redeedar ²	RC.	1	1204	1197	1190	1183	1176
Western Redecutar	NC	2	1204	1197	1190	1183	1170
			1117	1110	1103	1096	1089
		4	292	285	278	271	26
			LYL	203	210	2/1	20
Western Hemlock ³	- WH	1	570	563	556	549	-542
		2	444	437	430	423	416
		3	427	420	413	406	399
			395	388	381	374	_36
Other Conifer	OC.		570	- 563	556	549	542
		<u> </u>	-444 -	437	- 430	423	416
			427	- 420	413	- 406	399
		4	395	388	381	374	361
Red Alder			107	100	93	04	70
Red Alder	17/1		82			86 -	
		3		75	- 68-	61	- 54
		-	62	55	- 48	41	- 34
Black Cottonwood	BC-		- 81	74	- 67	60	52
			66	59_	- 52	45	- 38
			- 62	-55	48	41	34
Other Hardwood	- он-	1	- 80	73	- 66	59	
Outer Hurawood	- 011 -		-80	72	- 66	59	52 52
			62	55	- 68 - 48 -	- 41	3 2
			- 02	35	- 40 -		
Chipwood ⁴	CHW	_1_	- 18	17	16	15-	14
RC Shake Blocks	RCS		310	303	296	289	282
RC Shingle Blocks	RCF		118	- 111	104	97	-9(
RC & Other Pests ⁵	RCP	1	0.45	0.45	0.45	0.45	0.45
DF Christmas Trees	DFX	1-	0.25	0.25	0.25	0.25	0.25
Other Christmas Trees ⁶	TFX		0.50	0.50	-0.50	0.50	0.50

Log scale conversions Western and Eastern Washington. See conversion methods WAC 458 40 684 and 458 40 686.

3 Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

Stumpage value per ton.

Stumpage value per 8 lineal feet or portion thereof.

6-Stumpage value per lineal foot.

TABLE 2 Stumpage Value Table Stumpage Value Area 2

July 1 through December 31, 1995

Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

		Timber			- Haulins		
		Ouality		Dieton	ee Zone		
Species	-Species-	— Code		-1515turi	CO LONG	ramoer	_
Name		-Number			- 3 -	4	5
Douglas Fir	DF-		1,052	\$1.045	\$1.038	\$1,031	\$1.024
		2	753	746	739 -	732	725
			667	660	653	646	639
		4	-479	472	465	458	451
Western Redeeder ²	RC		1204	1197	1190	1183	-1176
			1204	1197-	1190-	- 1183 -	-1176
		3	920-	913-	906	899	892
			277	270	263	256	249
Western Hemlock ³	- WH	1	478	471	464	457	450
Western Frennock	wn		478	471	464 464	457 457	450 450
		2	465	458	451	444	- 437
		4	399	392	385	378	371
			377	JIL	303	310	371
Other Conifer	OC-		478	471	464	457	450
			478	471	464	457	-450
		3	465	458	451	444-	- 437
		4	399	392	385	378	-371
Red Alder	RA-		107	100	93	- 86	79
		2-	- 82	- 75	68-	61 -	54
		3	62	55	48	41	34
Black Cottonwood	BC	•	01	74			
Diller Cottonwood	BC		81 -	74 59	-67 52		53
				55	48	43	38
			Q2	- 33	-40	41	34
Other Hardwood	— он		-80	73	66	50	52
		<u>.</u>	- 80	73	66	<u> </u>	<u>52</u>
			62	55 -	48	4í	-34
Chipwood4	CHW	1	18	- 17	16	15	14
						-	
RC Shake Blocks	RCS		310	303	296	289	- 282
DC CLL L DL 1	D						
RC Shingle Blocks	RCF	<u> </u>	118		104	97	90
RC & Other Posts 5	RCP-	_ 1	0.45	0.45	- 0.45	-0.45	0.45
			25	····	<u> </u>	0,13	0.40
DF Christmas Trees	DFX	_ 1	0.25	0.25	0.25	0.25	0.25
Other Christmas Trees	TFX		0.50	0.50	0.50	-0.50	-0.50

Log scale conversions Western and Eastern Washington. See conversion method WAC 458-40-684 and 458-40-686.

-Includes Alaska-Cedar.

⁴-Stumpage value per ton.

Stumpage-value per lineal-foot

² Includes Alaska Cedar.

³⁻Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

Stumpage value per 8 lineal feet or portion thereof.

TABLE 3 Stumpage Value Table Stumpage Value Area 3

July 1 through December 31, 1995

Stumpage-Values per Thousand Board-Feet Net Scribner-Log Scale[‡]

		Timber					
		Quality		Distanc	e Zone l	lumber	_
- prosect	Species -	Code					<u> </u>
Name	Codo_	Number	1	-2		===	<u></u>
Douglas Fir-	DF		\$865	\$858	\$851	8844	\$83
Douglas I II		<u>i</u> _	696	689	682	675	66
		. 3	-651	644	637	- 630	- 62
		4_	379	372	365	 358 -	- 35
	20	1	1004	1107	1190	1183	117
Western-Redeedar ²	RC		1204 1204	- 1197 - 1197 	-1190	- 1183 - 1183	117
		- 3	764	757	750	743	73
		4	329	322	315	308	-30
Western Hemlock ³	WH-		- 506	499-	492	485	47
		-2-	-465 -	- 458	451-	444	43
			456	- 449	442-	435	42
		4_	372-	365	358	351_	-34
Other Conifer	- 00	1	506	499	492	485	47
Uther Conifer		1	- 465	458	451	444 -	43
		3	456	449_	442	- 435	42
<u> </u>		4	- 372	365	358	351	34
Red Alder	RA-		-107	100-	- 93	86-	7
		- 2	- 82	75	68	61-	5
		3	62	- 55 -	48	41	3
Black Cottonwood	BC-	1	- 81	74	-67	60	5
Diack Continuous		<u>2</u>	66 -	59	52	45-	3
		3	- 62	- 55	48	- 41	3
Other Hardwood	—- ОН		- 80	73	66	59 -	5
		2	- 80	73	- 66	<u>59</u> 41	<u>5</u> :
		- 5	62	55	48		
Chipwood ⁴	CHW	1	18	17	16	15	
RC Shake Blocks	RCS	1	310	303	296	289	28
RC Shingle Blocks	RCF	1	118	111	104	97	9
RC & Other Posts ⁵	RCP		0.45	0.45	0.45	0.45	0.4
DF Christmas Trees	DFX	1	0.25	0.25	0.25	0.25	0.2
Other Christmas Trees	TFX	1	0.50	0.50	0.50	0.50	0.5

Log seale conversions Western and Eastern Washington. See conversion methods
WAC 458-40-684 and 458-40-686.

TABLE 4 Stumpage Value Table Stumpage Value Area 4

July 1 through December 31, 1995

Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

	Timber Quality			Hauling Distance Zone Number			_
Species Name	Species Code	Code Number		2	-3-	4	
Douglas Fir ²	— DF		\$841	\$834	\$827	\$820	\$813
		$\frac{-2}{}$	728	721	714	707	- 70 0
		3	667	660 -	653 -	646	639
			462	455	448_	441	434
Lodgepole Pine	LP		321	314	307	300	293

Ponderosa Pine	_pp	-1-	- 567-	560	553	546	- 539
		2	442	435	428	421	414
Western Redeedar ³	BC-		1204	1197	1190	1183	1176
		<u>-</u>	-1204	1197	1190	1183	1176
			911	904	897	890	883
		4	289	282	- 275	268	261
Western Hemlock ⁴	WH	1_	466	450	452	445	428
Western Termock	****	- :	443	436	429	422	415
			400	393	386	370	372
		4	310	303	296	289	282
0.1 0.16	00	-	166	450	452	445	438
Other Conifer	oc		466 443	439 436	452 429	422	438 415
		2	400	393	386	370	372
		4	310	303	296	289	- 282
			- 510	303		207	EUE
Red Alder-	RA-		107	100	93	86	79
		_2	82	75	68	61 -	- 54
		3	62	- 55	48-	4 <u> </u> _	34
Black Cottonwood	BC	1	- 81	74	-67	- 60	- 53
Diack Collonwood		_ <u>ż</u> _	66	<u></u>	<u></u>	4 5 -	-38
		3	- 62	55	48	41	34
Other Hardwood	ОН		- 80	73	- 66	50	<u>52</u>
Other Harawood	- 	- 1	80	73	66	50	52
			62	55	48	41	34
		<u> </u>					
Chipwood ⁵	-CHW	-1	18	17	16	15	14
RC Shake Blocks	RCS	1	310	303	296	289	282
RC Shingle Blocks	RCF		118	- 111	104	97	
RC & Other Posts	RCP	1	0.45	0.45	0.45	-0.45	0.45
DF Christmas Trees ⁷	DFX		0.25	0.25	0.25	0.25	0.25
Other Christmas Trees ⁷	TFX	1	0.50	0.50	0.50	0.50	0.50

¹-Log scale conversions Western and Eastern Washington. - See conversion methods WAC 458-40-684 and 458-40-686.

TABLE 5 Stumpage Value Table Stumpage Value Area 5

July 1 through December 31, 1995

Stumpage Values per Thousand Board Feet Net Scribner Log Scale[‡]

		Timber Quality _			Hauling e Zone l		_
Species Name	Species Code	Code Number	4	2	3 —	-4-	<u>_</u>
Douglas Fir ²	DF	1 -	\$819 743	\$812 736	\$805 729	\$798 722	\$791 - 715
		3 4	617 531	610 524	- 603 - 517	596 510	589 50
Lodgepole Pine	LP		321	314_	307	300	29
Penderesa Pine	pp	1- 2	567 442	560 435	553 428	546 421	539 414
Western Redeedur ³	RC	1 2	1204 1204	1197	1190	1183	1170
		3 4	898 269	891 262	884 255	877 248	- 87 4

² Includes Alaska-Cedar.

Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

Stumpage value per ton:

Stumpage value per 8 lineal feet or portion thereof.

Stumpage value per lineal foot.

Includes Western Larch.

Includes Alaska Codar.

⁴ Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

Stumpage value per ton.

Stumpage value per 8 lineal feet or portion thereof.

⁷-Stumpage value per lineal foot.

Wastern Hamlook4							
Western Hemlock ⁴	- WH		496	489	482	475	468
		-2-	439	432	425	418	- 411
		3	380	- 373 -	366	359-	352
			362	355	348	341	334
Other Conifer	-0 6-	-1	496	489	482	475	468
		2_	439	432	425	418	411
		3	380	373	366	359	352
		4	362	355	348	341	334
Red Alder	RA-		107	100	93	- 86	79
		_2	82	75	- 68-	- 61	-54
		3	62	- 55	48	41	34
Black Cottonwood	BC	-1	- 81	74	67	-60	53
		<u> </u>	66-	<u></u>	52_	45	38
	.		62	55	48	41	34
Other Hardwood -	- он	-	- 80 -	73	66	59	52
		2	- 80	73	66-	59	52
			62	<u>-55</u>	48	41	34
Chipwood ⁵	CHW	1	18	17	- 16	15	14
RC Shake Blocks	-RCS	1	310	303	296	289	- 282
RC Shingle Blocks	RCF	-1	118	111	104	-97	- 90
RC & Other Posts	RCP_	_1_	0.45	0.45	0.45	0.45	0.45
DF Christmas Trees ⁷	DFX	1	0.25	0.25	0.25	0.25	0.25
Other Christmas Trees ⁷	TFX	1	0.50	0.50	0.50	0.50	0.50

Log scale conversions Western and Eastern Washington. See conversion methods WAC 458 40 684 and 458-40 686.

TABLE 6—Stumpage Value Table Stumpage Value Area 6 July 1 through December 31, 1995

Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

	Timber Hauling Quality Distance Zone Num				Number	_	
Species Name	Species Code	Code Number		2	3	4	_ <u>\$</u>
Douglas Fir ²	DF		\$446	\$439	\$432	\$425	\$418
Engelmann Spruce	ES	1	383	376	369	362	355
Lodgepole Pine	ĻP	1	321	314	307	300	293
Ponderosa Pine	PP	1 2	567 442	560 435	553 428	546 421	539 414
Western Redeedar ³	RC_		472	465	458	451	444
Frue Firs ⁴	WH		-364	357	350	343	336
Western White Pine	WP	1	498	491	484	477	470
Hardwoods	ОН	1	-50	43	36	29	22
Small Logs ⁵	SML		34	33	32	31	- 30
Chipwood ⁵	CHW		14	13	12		10
RC Shake & Shingle Blocks	RCF	1	92	85	78_	71	64
P & Other Posts	LPP	1	0.35	0.35	0.35	-0.35	0.35

Pine Christmas Trees	- PX	-1	0.25	0.25	-0.25	0.25-	0.25
Other Christmas Trees	DFX		0.25	0.25	0.25	0.25	0.25

¹⁻Log scale conversions Western and Eastern Washington. See conversion methods
WAC 458 40 684 and 458 40 686.

TABLE 7—Stumpage Value Table Stumpage Value Area 7

July 1 through December 31, 1995
Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Species	Species	Timber Quality Code		Distanc			
Name	Code	Number	.1	2	3	4	5
Douglas-Fir ²	DF		\$364	-\$357	\$350	\$343	\$336
Engelmann Spruce	ES	= 1	318	311	304	297	290
Lodgepole Pine	LP	1	266	259	252	245	238
Ponderosa Pine	PP	- <u>1</u> - 2	439 342	432 335	425 328	418 321	-411 -314
Western Redeedar ³	RC -	_1_	324	317	310	303	-296
True Firs ⁴	WH	1	-270	263	256	249	242
Western White Pine	WP		439	432	425	418	411
Hardwoods	ОН	1	_50	43	-36	29	22
Small Logs ⁵	SML	1	20	19	- 18	17	-16
Chipwood ⁵	CHW		-11	10	9	8	
RC Shake & Shingle Blocks	RCF	1	92	85	78	71_	64
LP & Other Posts	LPP	1	0.35	0.35	0.35	0.35	0.35
Pine Christmas Trees ⁷	PX		0.25	0.25	0.25	0.25	0.25
Other Christmas Trees	DFX		0.25	0.25	0.25	0.25	0.25

⁺Log scale conversions Western and Eastern Washington. See conversion method WAC 458-40-684 and 458-40-686.

Includes Western Larch.

³ Includes Alaska Cedar.

⁴ Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

Stumpage value per ton.

Stumpage value per 8 lineal feet or portion thereof.

Stumpage value per lineal foot.

² Includes Western Larch.

³⁻Includes Alaska-Cedar.

⁴ Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

Stumpage value per ton.

Stumpage value per 8 lineal feet or portion thereof.

⁷ Stumpage value per lineal foot. Includes Ponderosa Pine, Western White Pine, and Ledgepole Pine.

Stumpage value per lineal foot.

Includes Western Larch.

Includes Alaska Cedar.

⁴ Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

Stumpage value per ton.

Stumpage value per 8 lineal feet or portion thereof.

^{*-}Stumpage value per lineal foot. Includes Ponderosa Pine, Western White Pine and Lodgepole Pine.

Stumpage value per lineal foot.

TABLE 8 Stumpage Value Table Stumpage Value Area 10

July 1 through December 31, 1995

Stumpage Values per Thousand Board Feet Net Seribner Log Seale

		Timber		Hauling			
		-Quality		-Distanc	e Zone l	Vumber	_
Species	-Species -	Code					
Name	Code	Number	1_	2	3		
		•	6007	0000	6012	£00¢	\$799
Douglas Fir ²	DF -	- 1	\$827 714	\$820 707	-\$813 700	\$806 693	- 686
-		- 3	653	646		632	625
		4	448	441	 434	427	420
			770			727	120
Lodgepole Pine	LP-		321	314	307	300	293
Dodgepole 1 iii							
Ponderosa Pine	 PP		567	560	-553	- 546	539
		- 2	442	435	- 428	421	414
Western Redeeder 3	—-RC		1190	1183	1176	1169	1162
			1190	1183	1176	1169	-1162
-			- 897	890	883 -	876	869
			275	268	261	254	247
Western Hemlock ⁴	WH		452	445	438	431	424
Western Hemiock	WH		- 432 - 429	422	- 438 - 415	491	401
			386	370	-372	365	358
		4	296	289	282	275 275	- 268
				1.07			200
Other Conifer	OC		452	445	 438	431	-424
Other Conner		<u>-</u> 2	429	422	415	408	401
			- 386	379	- 372	365	-358
		4	296	289	282	275	268
Red Alder	RA-	 -	-93	-86	79	- 72	65
		2	68	61	54	47	- 40
			48	41	-34	27	20
	200				- 53	46-	- 39
Black-Cottonwood	-BC	1	67 52	60 45	38		24
		3	- 32 - 48	41	34	27	20
			70.				
Other Hardwood	он		- 66	59	- 52	45	- 38
Other Harawood	011	<u> </u>	-66	<u> </u>	52	45	38
			48	41	34-	27	20
Chipwood ⁵	CHW	<u> </u>	18-	- 17	16_	- 15	14
RC Shake Blecks	RCS	1	310	303	296	289	282
					406		00
RC Shingle Blocks	RCF		-118	111	104	 97	
PG 4 04 - P - 4	DCD		0.45	0.45	0.45	0.45	0.45
RC & Other Posts	RCP		0.45	0.45	0.45	0.45	<u> -0.45</u>
DF Christmas Trees ⁷ —	- DFX		0.25	0.25	0.25	0.25	0.25
DI CHIBINIA TICES	- DIA		0.23	0.23	V. L.J	V.23	0.25
Other Christmas Trees	TFX		0.50	0.50	0.50	0.50	0.50
Other Christinas Frees	11.7		0.50	0.50	0.50	0.50	0.50

WAC 458 40 684 and 458 40 686.

TABLE 1—Stumpage Value Table Stumpage Value Area 1

January 1 through June 30, 1996

Stumpage Values per Thousand Board Feet Net Scribner Log Scale

Species	Species	Timber Quality Code	_	Distanc	Hauling e Zone l	Number	
Name	Code	Number	1	2	3	<u>4</u>	<u>5</u>
Douglas-Fir	<u>DF</u>	$\frac{\frac{1}{2}}{\frac{3}{4}}$	\$853 678 600 373	\$846 671 593 366	\$839 664 586 359	\$832 657 579 352	\$825 <u>650</u> <u>572</u> <u>345</u>
Western Redcedar ²	RC	$\frac{\frac{1}{2}}{\frac{3}{4}}$	783 683 591 408	776 676 584 401	769 669 577 394	$\frac{762}{662} \\ \hline 570 \\ \hline 387$	755 655 563 380
Western Hemlock ³	<u>WH</u>	$\frac{\frac{1}{2}}{\frac{3}{4}}$	594 463 421 386	587 456 414 379	580 449 407 372	573 442 400 365	566 435 393 358
Other Conifer	<u>oc</u>	$\frac{\frac{1}{2}}{\frac{3}{4}}$	594 463 421 386	587 456 414 379	580 449 407 372	573 442 400 365	566 435 393 358
Red Alder	<u>RA</u>	$\frac{\frac{1}{2}}{\frac{3}{2}}$	167 167 141	160 160 134	$\frac{153}{153}$ $\frac{127}{127}$	146 146 120	139 139 113
Black Cottonwood	BC	$\frac{1}{2}$	157 134 24	150 127 17	143 120 10	136 113 3	129 106 1
Other Hardwood	<u>он</u>	$\frac{\frac{1}{2}}{\frac{3}{2}}$	131 131 44	124 124 37	$\frac{117}{117}$ $\frac{30}{30}$	110 110 23	103 103 16
Douglas-fir Poles and Piles	<u>DFL</u>	1	1041	1034	1027	1020	1013
Western Redcedar Poles and Piles	RCL	1	1270	<u>1263</u>	<u>1256</u>	1249	1242
Chipwood ⁴	<u>CHW</u>	1	<u>24</u>	<u>23</u>	<u>22</u>	<u>21</u>	<u>20</u>
RC Shake Blocks	RCS	1	<u>310</u>	<u>303</u>	<u>296</u>	<u>289</u>	282
RC Shingle Blocks	RCF	1	118	<u>111</u>	104	<u>97</u>	<u>90</u>
RC & Other Posts ⁵	RCP	1	0.45	0.45	0.45	0.45	0.45
DF Christmas Trees ⁶	<u>DFX</u>	1	0.25	0.25	0.25	0.25	0.25
Other Christmas Trees ⁶	<u>TFX</u>	1	0.50	0.50	0.50	0.50	0.50

¹ Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-684 and 458-40-686.

Includes Western Larch.

Includes Alaska Cedar.

Includes-Western-Hemlock, Mountain-Hemlock, Pacific Silver-Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

Stumpage value per ton:

Stumpage value per 8 lineal feet or portion thereof.

umpage value per lineal foot.))

² Includes Alaska-Cedar.

Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

Stumpage value per ton.

Stumpage value per 8 lineal feet or portion thereof.

Stumpage value per lineal foot.

TABLE 2—Stumpage Value Table Stumpage Value Area 2

January 1 through June 30, 1996

Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

TABLE 3—Stumpage Value Table Stumpage Value Area 3

January 1 through June 30, 1996

Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

	<u> </u>	Timber Quality		Distanc	Hauling e Zone l		
Species Name	Species Code	Code Number	1	2	3	4	<u>5</u>
Douglas-Fir	<u>DF</u>	$\frac{\frac{1}{2}}{\frac{3}{4}}$	\$759 719 665 374	\$752 712 658 367	\$745 705 651 360	\$738 698 644 353	\$731 691 637 346
Western Redcedar ²	<u>RC</u>	$\frac{\frac{1}{2}}{\frac{3}{4}}$	783 683 591 408	776 676 584 401	769 669 577 394	762 662 570 387	755 655 563 380
Western Hemlock ³	<u>wh</u>	$\frac{\frac{1}{2}}{\frac{3}{4}}$	535 502 478 401	528 495 471 394	521 488 464 387	514 481 457 380	507 474 450 373
Other Conifer	<u>oc</u>	1 2 3 4	535 502 478 401	528 495 471 394	521 488 464 387	514 481 457 380	507 474 450 373
Red Alder	RA	$\frac{\frac{1}{2}}{\frac{3}{2}}$	167 167 141	160 160 134	153 153 127	146 146 120	139 139 113
Black Cottonwood	<u>BC</u>	$\frac{\frac{1}{2}}{\frac{3}{2}}$	157 134 24	150 127 17	143 120 10	$\frac{136}{113}$ $\frac{3}{3}$	129 106 1
Other Hardwood	<u>OH</u>	$\frac{\frac{1}{2}}{\frac{3}{2}}$	131 131 44	$\frac{124}{124}$ $\frac{37}{3}$	117 117 30	110 110 23	103 103 16
Douglas-fir Poles and Piles	<u>DFL</u>	1	<u>895</u>	888	881	874	<u>867</u>
Western Redcedar Poles and Piles	RCL	<u>1</u>	1073	1066	1059	1052	1045
Chipwood ⁴	CHW	1	<u>24</u>	23	<u>22</u>	<u>21</u>	<u>20</u>
RC Shake Blocks	<u>RCS</u>	1	<u>310</u>	<u>303</u>	<u>296</u>	<u>289</u>	282
RC Shingle Blocks	RCF	1	118	<u>111</u>	<u>104</u>	<u>97</u>	<u>90</u>
RC & Other Posts ⁵	RCP	1	0.45	0.45	0.45	0.45	0.45
DF Christmas Trees ⁶	DFX	1	0.25	0.25	0.25	0.25	0.25
Other Christmas Trees ⁶	TFX	1	0.50	0.50	0.50	0.50	0.50

Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-684 and 458-40-686.

Species	Species	Timber Quality Code	_	Distanc	Hauling ze Zone l	Number	
Name	Code	Number	1	<u>2</u>	3	4	<u>5</u>
Douglas-Fir	<u>DF</u>	$\frac{\frac{1}{2}}{\frac{3}{4}}$	\$782 663 646 389	\$775 656 639 382	\$768 649 632 375	\$761 642 625 368	\$754 635 618 361
Western Redcedar ²	<u>RC</u>	$\frac{\frac{1}{2}}{\frac{3}{4}}$	783 683 591 408	776 676 584 401	769 669 577 394	762 662 570 387	755 655 563 380
Western Hemlock ³	<u>wh</u>	$\frac{\frac{1}{2}}{\frac{3}{4}}$	530 483 454 375	523 476 447 368	516 469 440 361	509 462 433 354	502 455 426 347
Other Conifer	<u>oc</u>	$\frac{\frac{1}{2}}{\frac{3}{4}}$	530 483 454 375	523 476 447 368	516 469 440 361	509 462 433 354	502 455 426 347
Red Alder	<u>RA</u>	$\frac{\frac{1}{2}}{\frac{3}{2}}$	167 167 141	160 160 134	153 153 127	146 146 120	139 139 113
Black Cottonwood	<u>BC</u>	$\frac{\frac{1}{2}}{\frac{3}{2}}$	$\frac{\frac{157}{134}}{\frac{24}{24}}$	150 127 17	143 120 10	136 113 3	129 106 1
Other Hardwood	<u>OH</u>	$\frac{\frac{1}{2}}{\frac{3}{2}}$	131 131 44	$\frac{124}{124}$ $\frac{37}{37}$	117 117 30	110 110 23	103 103 16
Douglas-fir Poles and Piles	DFL	<u>1</u>	982	<u>975</u>	968	<u>961</u>	<u>954</u>
Western Redcedar Poles and Piles	<u>RCL</u>	<u>1</u>	1190	1183	1176	1169	1162
Chipwood ⁴	<u>CHW</u>	1	<u>24</u>	<u>23</u>	<u>22</u>	21	<u>20</u>
RC Shake Blocks	RCS	1	<u>310</u>	<u>303</u>	<u>296</u>	<u>289</u>	<u>282</u>
RC Shingle Blocks	RCF	1	118	111	104	<u>97</u>	<u>90</u>
RC & Other Posts ⁵	<u>RCP</u>	1	0.45	0.45	0.45	0.45	0.45
DF Christmas Trees ⁶	DFX	1	0.25	0.25	0.25	0.25	0.25
Other Christmas Trees ⁶	<u>TFX</u>	1	0.50	0.50	0.50	0.50	0.50

¹ Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-684 and 458-40-686.

² Includes Alaska-Cedar.

Includes Alaska-Cedar.

Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir,
Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and
Subalpine Fir are all commonly referred to as "White Fir."

Stumpage value per ton.

Stumpage value per 8 lineal feet or portion thereof.

⁶ Stumpage value per lineal foot.

² Includes Alaska-Cedar.

Includes Alaska-Ledar.

Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

Stumpage value per ton.

Stumpage value per 8 lineal feet or portion thereof.

Stumpage value per lineal foot.

TABLE 4—Stumpage Value Table Stumpage Value Area 4

January 1 through June 30, 1996

Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

TABLE 5—Stumpage Value Table Stumpage Value Area 5 January 1 through June 30, 1996

Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

		Timber Quality		Distance	Hauling Zone N	umber		Consider	C	Timber Quality		Distanc	Hauling e Zone I	Number	
Species Name	Species Code	Code Number	1	<u>2</u>	3	4	<u>5</u>	Species Name	Species Code	Code Number	1	2	<u>3</u>	4	
Douglas-Fir ²	DF	$\frac{\frac{1}{2}}{\frac{3}{4}}$	\$746 697 616 382	\$739 690 609 375	\$732 683 602 368	\$725 676 595 361	\$718 669 588 354	Douglas-Fir ²	<u>DF</u>	1 2 3 4	\$768 690 621 390	\$761 683 614 383	\$754 676 607 376	\$747 669 600 369	\$740 662 593 362
Lodgepole Pine	<u>LP</u>	1_	<u>302</u>	<u>295</u>	288	281	<u>274</u>	Lodgepole Pine	<u>LP</u>	1	<u>302</u>	<u>295</u>	288	<u>281</u>	274
Ponderosa Pine	PP	1/2	<u>570</u> <u>425</u>	<u>563</u> <u>418</u>	<u>556</u> 411	<u>549</u> <u>404</u>	<u>542</u> <u>397</u>	Ponderosa Pine	PP	<u>1</u> 2	570 425	563 418	<u>556</u> <u>411</u>	549 404	<u>542</u> <u>397</u>
Western Redcedar ³	<u>RC</u>	$\frac{\frac{1}{2}}{\frac{3}{4}}$	783 683 591 408	776 676 584 401	769 669 577 394	762 662 570 387	755 655 563 380	Western Redcedar ³	<u>RC</u>	1 2 3 4	783 683 591 408	776 676 584 401	769 669 577 394	762 662 570 387	755 655 563 380
Western Hemlock ⁴	<u>WH</u>	$\frac{\frac{1}{2}}{\frac{3}{4}}$	543 475 444 362	536 468 437 355	529 461 430 348	522 454 423 341	515 447 416 334	Western Hemlock ⁴	<u>wh</u>	1 2 3 4	533 448 422 371	526 441 415 364	519 434 408 357	512 427 401 350	505 420 394 343
Other Conifer	<u>oc</u>	$\frac{\frac{1}{2}}{\frac{3}{4}}$	543 475 444 362	536 468 437 355	529 461 430 348	522 454 423 341	515 447 416 334	Other Conifer	<u>oc</u>	1 2 3 4	533 448 422 371	526 441 415 364	519 434 408 357	512 427 401 350	505 420 394 343
Red Alder	<u>RA</u>	$\frac{\frac{1}{2}}{\frac{3}{2}}$	167 167 141	160 160 134	153 153 127	146 146 120	139 139 113	Red Alder	RA	$\frac{1}{\frac{2}{3}}$	167 167 141	160 160 134	153 153 127	146 146 120	139 139 113
Black Cottonwood	<u>BC</u>	$\frac{\frac{1}{2}}{\frac{3}{2}}$	157 134 24	150 127 17	143 120 10	136 113 3	129 106 1	Black Cottonwood	<u>BC</u>	$\frac{\frac{1}{2}}{\frac{3}{2}}$	157 134 24	150 127 17	143 120 10	136 113 3	129 106 1
Other Hardwood	<u>ОН</u>	$\frac{\frac{1}{2}}{\frac{3}{2}}$	131 131 44	$\frac{124}{124}$ $\frac{37}{37}$	117 117 30	110 110 23	103 103 16	Other Hardwood	<u>OH</u>	1/2 3/3	131 131 44	124 124 37	117 117 30	110 110 23	103 103 16
Douglas-fir Poles and Piles	DFL	<u>1</u>	1152	1145	<u>1138</u>	<u>1131</u>	1124	Douglas-fir Poles and Piles	<u>DFL</u>	1	<u>1057</u>	1050	1043	1036	1029
Western Redcedar Poles and Piles	RCL	1	<u>1418</u>	<u>1411</u>	1404	1397	1390	Western Redcedar Poles and Piles	RCL	1	<u>1195</u>	1188	1181	1174	1167
Chipwood ⁵	<u>CHW</u>	1	<u>24</u>	23	22	<u>21</u>	<u>20</u>	Chipwood ⁵	<u>CHW</u>	1	<u>24</u>	<u>23</u>	<u>22</u>	<u>21</u>	<u>20</u>
RC Shake Blocks	RCS	1	<u>310</u>	<u>303</u>	<u>296</u>	<u>289</u>	282	RC Shake Blocks	RCS	1	<u>310</u>	303	<u>296</u>	289	282
RC Shingle Blocks	RCF	1	118	<u>111</u>	<u>104</u>	<u>97</u>	<u>90</u>	RC Shingle Blocks	RCF	1	118	<u>111</u>	<u>104</u>	<u>97</u>	<u>90</u>
RC & Other Posts ⁶	RCP	1	0.45	0.45	0.45	0.45	0.45	RC & Other Posts ⁶	RCP	1	0.45	0.45	0.45	0.45	0.45
DF Christmas Trees ⁷	DFX	1	0.25	0.25	0.25	<u>0.25</u>	0.25	DF Christmas Trees ⁷	DFX	1	0.25	0.25	0.25	0.25	0.25
Other Christmas Trees	7 TFX	1	0.50	0.50	0.50	<u>0.50</u>	0.50	Other Christmas Trees ⁷	TFX	1	0.50	0.50	0.50	0.50	0.50

Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-684 and 458-40-686.

² Includes Western Larch.

Includes Alaska-Cedar.

Includes Alaska-Ceuar.

Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir,
Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and
Subalpine Fir are all commonly referred to as "White Fir."

Sumpage value per ton.

Stumpage value per 8 lineal feet or portion thereof.

⁷ Stumpage value per lineal foot.

Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-684 and 458-40-686.

² Includes Western Larch.

Includes Western Lauch.

Includes Alaska-Cedar.

Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir,
Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."
Stumpage value per ton.

Stumpage value per 8 lineal feet or portion thereof.

⁷ Stumpage value per lineal foot.

TABLE 6—Stumpage Value Table Stumpage Value Area 6

January 1 through June 30, 1996

Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

6	Bi	Timber Quality		Distanc	Hauling e Zone l	Number	
Species Name	Species Code	Code Number	1	2	<u>3</u>	<u>4</u>	<u>5</u>
Douglas-Fir ²	<u>DF</u>	1	<u>\$306</u>	<u>\$299</u>	\$292	\$285	<u>\$278</u>
Engelmann Spruce	<u>ES</u>	<u>1</u>	234	<u>227</u>	<u>220</u>	<u>213</u>	<u>206</u>
Lodgepole Pine	<u>LP</u>	1	<u>204</u>	<u>197</u>	<u>190</u>	183	<u>176</u>
Ponderosa Pine	PP	$\frac{1}{2}$	<u>514</u> <u>316</u>	<u>507</u> <u>309</u>	<u>500</u> <u>302</u>	493 295	486 288
Western Redcedar ³	RC	<u>1</u>	<u>347</u>	<u>340</u>	<u>333</u>	<u>326</u>	<u>319</u>
True Firs ⁴	<u>w</u> H	1	243	236	<u>229</u>	222	<u>215</u>
Western White Pine	<u>WP</u>	1	<u>409</u>	<u>402</u>	<u>395</u>	388	381
Hardwoods	<u> </u>	1	<u>50</u>	<u>43</u>	<u>36</u>	<u>29</u>	<u>22</u>
Western Redcedar Poles and Piles	RCL	<u>1</u>	1205	1204	1203	1202	1201
Small Logs ⁵	<u>SML</u>	<u>1</u>	<u>32</u>	<u>31</u>	<u>30</u>	<u>29</u>	28
Chipwood ⁵	<u>CHW</u>	1	<u>15</u>	<u>14</u>	<u>13</u>	<u>12</u>	11
RC Shake & Shingle Blocks	RCF	<u>1</u>	<u>92</u>	<u>85</u>	<u>78</u>	<u>71</u>	<u>64</u>
LP & Other Posts ⁶	<u>LPP</u>	<u>1</u>	0.35	0.35	0.35	0.35	0.35
Pine Christmas Trees ⁷	<u>PX</u>	1	0.25	0.25	0.25	0.25	0.25
Other Christmas Trees ⁸	DFX	1	0.25	0.25	0.25	0.25	0.25

¹ Log scale conversions Western and Eastern Washington. See conversion methods

TABLE 7—Stumpage Value Table Stumpage Value Area 7

January 1 through June 30, 1996

Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

		Timber Quality Code		Distanc			
Species Name	Species Code	Number Number	1	2	3	4	<u>5</u>
Douglas-Fir ²	DF	1	\$300	\$293	\$286	\$279	\$272
Engelmann Spruce	ES	1	234	227	<u>220</u>	213	<u>206</u>
Lodgepole Pine	<u>LP</u>	1	<u>204</u>	<u>197</u>	<u>190</u>	183	<u>176</u>
Ponderosa Pine	<u>PP</u>	<u>1</u> <u>2</u>	<u>514</u> <u>316</u>	507 309	500 302	493 295	486 288
Western Redcedar ³	RC	1	320	313	306	<u>299</u>	292
True Firs ⁴	<u>wh</u>	1	<u>233</u>	226	219	<u>212</u>	<u>205</u>
Western White Pine	WP	1	<u>409</u>	<u>402</u>	395	388	381

Hardwoods	ОН	1	<u>50</u>	<u>43</u>	<u>36</u>	<u>29</u>	<u>22</u>
Western Redcedar Poles and Piles	RCL	<u>1</u>	954	953	952	951	950
Small Logs ⁵	<u>SML</u>	1	<u>20</u>	<u>19</u>	18	<u>17</u>	<u>16</u>
Chipwood ⁵	CHW	1	11	<u>10</u>	9	<u>8</u>	7
RC Shake & Shingle Blocks	RCF	1	92	<u>85</u>	<u>78</u>	<u>71</u>	<u>64</u>
LP & Other Posts ⁶	LPP	1	0.35	0.35	0.35	0.35	0.35
Pine Christmas Trees ⁷	<u>PX</u>	1	0.25	0.25	0.25	0.25	0.25
Other Christmas Trees ⁸	DFX	1	0.25	0.25	0.25	0.25	0.25

¹ Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-684 and 458-40-686.

TABLE 8—Stumpage Value Table Stumpage Value Area 10 January 1 through June 30, 1996

Stumpage Values per Thousand Board Feet Net Scribner Log Scale¹

Sacrico	Species	Timber Quality Code		Distanc	Hauling e Zone I	Number	
Species Name	Code	Number	1	2	<u>3</u>	4	<u>5</u>
Douglas-Fir ²	<u>DF</u>	$\frac{\frac{1}{2}}{\frac{3}{4}}$	\$732 683 602 368	\$725 676 595 361	\$718 669 588 354	\$711 <u>662</u> <u>581</u> <u>347</u>	\$704 655 574 340
Lodgepole Pine	<u>LP</u>	1	<u>204</u>	<u>197</u>	<u>190</u>	183	<u>176</u>
Ponderosa Pine	<u>PP</u>	1 2	<u>514</u> <u>316</u>	<u>507</u> <u>309</u>	<u>500</u> <u>302</u>	493 295	486 288
Western Redcedar ³	<u>RC</u>	$\frac{\frac{1}{2}}{\frac{3}{4}}$	769 669 577 394	$\frac{762}{662} \\ \frac{570}{387}$	755 655 563 380	748 648 556 373	741 641 549 366
Western Hemlock ⁴	<u>WH</u>	$\frac{\frac{1}{2}}{\frac{3}{4}}$	529 461 430 348	522 454 423 341	515 447 416 334	508 440 409 327	501 433 402 320
Other Conifer	<u>oc</u>	$\frac{\frac{1}{2}}{\frac{3}{4}}$	529 461 430 348	522 454 423 341	515 447 416 334	508 440 409 327	501 433 402 320
Red Alder	<u>RA</u>	1 2 3	153 153 127	146 146 120	139 139 113	132 132 106	125 125 99
Black Cottonwood	<u>BC</u>	1 2 3	143 120 10	$\frac{136}{113}$ $\frac{3}{3}$	129 106 1	122 <u>99</u> <u>1</u>	115 92 1
Other Hardwood	<u>он</u>	$\frac{\frac{1}{2}}{\frac{3}{2}}$	117 117 30	$\frac{110}{110}$ $\frac{23}{23}$	103 103 16	96 96 9	89 89 2
Douglas-fir Poles and Piles	DFL	1_	1138	<u>1131</u>	1124	1117	1110

WAC 458-40-684 and 458-40-686.

² Includes Western Larch.

Includes Alaska-Cedar.

Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir."

⁵ Stumpage value per ton.

Stumpage value per 8 lineal feet or portion thereof.

Stumpage value per 8 lineal foot. Includes Ponderosa Pine, Western White Pine, and Lodgepole Pine.

⁸ Stumpage value per lineal foot.

² Includes Western Larch.

Includes Alaska-Cedar.

Includes Alaska-Legar.

Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir,
Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and
Subalpine Fir are all commonly referred to as "White Fir."

⁵ Stumpage value per ton.

Stumpage value per 8 lineal feet or portion thereof.

⁷ Stumpage value per lineal foot. Includes Ponderosa Pine, Western White Pine, and Lodgepole Pine

⁸ Stumpage value per lineal foot.

- \$125.00

Western Redcedar Poles and Piles	<u>RCL</u>	1	1404	1397	1390	1383	1376
Chipwood ⁵	<u>CHW</u>	1	24	23	22	21	<u>20</u>
RC Shake Blocks	RCS	1	310	303	<u>296</u>	289	282
RC Shingle Blocks	RCF	1	118	111	104	<u>97</u>	<u>90</u>
RC & Other Posts ⁶	<u>RCP</u>	1	0.45	0.45	0.45	0.45	0.45
DF Christmas Trees ⁷	DFX	1	0.25	0.25	0.25	0.25	0.25
Other Christmas Trees ⁸	<u>TFX</u>	1	0.50	0.50	0.50	0.50	0.50

Log scale conversions Western and Eastern Washington. See conversion methods WAC 458-40-684 and 458-40-686.

(3) Harvest value adjustments. Harvest value adjustments relating to the various logging and harvest conditions shall be allowed against the stumpage values as set forth in subsection (2) of this section for the designated stumpage value areas. See WAC 458-40-670 for more information about these adjustments.

The following harvest adjustment tables are hereby adopted for use during the period of ((July)) January 1 through ((December 31, 1995)) June 30, 1996:

TABLE 9—Harvest Adjustment Table Stumpage Value Areas 1, 2, 3, 4, 5, and 10 ((July 1 through December 31, 1995)) January 1 through June 30, 1996

Type of Adjustment	Definition	Dollar Adjustment Per Thousand Board Feet Net Scribner Scale		
I. Volume per	acre			
Class 1	Harvest of more than 40 thousand feet per acre.	board \$0.00		
Class 2	Harvest of 20 thousand board feet thousand board feet per acre.	t to 40 - \$4.00		
Class 3	Harvest of 10 thousand board feet not including 20 thousand board feacre.			
Class 4	Harvest of 5 thousand board feet not including 10 thousand board feacre.			
Class 5	Harvest of less than 5 thousand feet per acre.	board - \$10.00		
II. Logging conditions				
Class 1	Most of the harvest unit has les slope. No significant outcrops barriers.			
Class 2	Most of the harvest unit has slop tween 30% and 60%. Some roc crops or swamp barriers.			
Class 3	Most of the harvest unit has rebroken ground with slopes over Numerous rock outcrops and bluff	60%.		
Class 4	For logs that are yarded from stulanding by helicopter. This docinclude special forest products.			

Note:

A Class 2 adjustment may be used for slopes less than 30% when cable logging is required by a duly promulgated forest practice regulation. Written documentation of this requirement must be provided by the taxpayer to the denartment

III. Remote island adjustment:

board feet

For timber harvested from a remote island - \$50.00 IV. Thinning (see WAC 458-40-610(21)) Class 1 Average log volume of 50 board feet or - \$25.00 Class 2 Average log volume of less than 50

TABLE 10—Harvest Adjustment Table Stumpage Value Areas 6 and 7

((July 1 through-December 31, 1995))

January 1 through June 30, 1996

Type of Adjustment	Definition	Dollar Adjustment Per Thousand Board Feet Net Scribner Scale	
I. Volume per	acre		
Class 1	Harvest of more than 8 thousand feet per acre.	board \$0.00	
Class 2	Harvest of 3 thousand board fee thousand board feet per acre.	t to 8 - \$7.00	
Class 3	Harvest of less than 3 thousand feet per acre.	board - \$10.00	
II. Logging con	nditions		
Class 1	Most of the harvest unit has less 30% slope. No significant rock out or swamp barriers.		
Class 2	Most of the harvest unit has slope tween 30% and 60%. Some rock crops or swamp barriers.		
Class 3	Most of the harvest unit has re broken ground with slopes over Numerous rock outcrops and bluff	60%.	
Class 4	For logs that are yarded from stur landing by helicopter. This doe include special forest products.		
Note:	A Class 2 adjustment may be use 30% when cable logging is require ed forest practice regulation. Writhis requirement must be provided department.	d by a duly promulgat- tten documentation of	
III. Remote island adjustment:			
For timber	harvested from a remote island	- \$50.00	
TADI	E 11 Domostic Maulica A	J:4	

TABLE 11—Domestic Market Adjustment

Public Timber

Harvest of timber not sold by a competitive bidding process that is prohibited under the authority of state or federal law from foreign export may be eligible for the domestic market adjustment. The adjustment may be applied only to those species of timber that must be processed domestically. According to type of sale, the adjustment may be applied to the following species:

Federal Timber Sales: All species except Alaska Yellow Cedar. (Stat. Ref. - 36 CFR 223.10)

² Includes Western Larch.

³ Includes Alaska-Cedar.

⁴ Includes Western Hemlock, Mountain Hemlock, Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir. Pacific Silver Fir, Noble Fir, Grand Fir, and Subalpine Fir are all commonly referred to as "White Fir.

Stumpage value per ton.

Stumpage value per 8 lineal feet or portion thereof.

⁷ Stumpage value per lineal foot.

State, and Other Nonfederal, Public Timber Sales: Western Red Cedar only. (Stat. Ref. - 50 USC appendix 2406.1)

Private Timber

Harvest of private timber that is legally restricted from foreign export, under the authority of The Forest Resources Conservation and Shortage Relief Act (Public Law 101-382), (16 U.S.C. Sec. 620 et seq.); the Export Administration Act of 1979 (50 U.S.C. App. 2406(i)); a Cooperative Sustained Yield Unit Agreement made pursuant to the Act of March 29, 1944, (16 U.S.C. Sec. 583-583i); or Washington Administrative Code (WAC 240-15-015(2)) is also eligible for the Domestic Market Adjustment.

The adjustment amounts shall be as follows:

Class 1: SVA's 1 through 6, and 10 \$0.00 per MBF

Class 2: SVA 7 \$0.00 per MBF

Note: The adjustment will not be allowed on special forest products.

WSR 96-02-058 PERMANENT RULES DEPARTMENT OF ECOLOGY

[Filed December 29, 1995, 1:45 p.m.]

Date of Adoption: December 29, 1995.

Purpose: The rule amendment is necessary to meet the intent of RCW 90.48.220, where ecology shall adopt sediment standards under chapter 34.05 RCW for allowable sediment impacts from organic enrichment due to marine finfish rearing facilities. The adoption of the proposed net pen standards will also provide additional regulatory certainty in the National Pollutant Discharge Elimination System permitting of marine finfish rearing facilities. Finally, ecology has modified additional sections of chapter 173-204 WAC to clarify existing standards or to correct typographical errors.

Citation of Existing Rules Affected by this Order: Amending Sediment management standards (SMS), chapter 173-204 WAC.

Statutory Authority for Adoption: RCW 90.48.220.

Adopted under notice filed as WSR 95-16-023 on July 21, 1995.

Changes Other than Editing from Proposed to Adopted Version: As a result of comments, ecology made some minor editorial changes to clarify our intent in the marine finfish rearing facility section (WAC 173-204-412) and SMS amended sections.

WAC 173-204-200 Definitions.

In the definition for "marine finfish rearing facilities": Replaced "Puget Sound" with state waters for consistency with respect to the legislative mandate.

In the definition for "Puget Sound protocols": Deleted term "updated in 1989" and replaced with "as amended."

WAC 173-204-315 Confirmatory marine sediment biological tests.

Under WAC 173-204-315 (1)(a)(ii)(B), for consistency with respect to scientific taxonomic nomenclature replaced *Mytilus edulis* with *Mytilus (edulis) galloprovincialis*.

Under WAC 173-204-315 (1)(b)(iii), for consistency with respect to scientific taxonomic nomenclature replaced *Photobacterium phosphoreum* with *Vibrio fisheri*.

Under WAC 173-204-315 (2)(d), restated the juvenile polychaete performance standard to clarify a range of mean individual growth rate.

WAC 173-204-320 Marine sediment quality standards.

Under WAC 173-204-320, removed footnotes of Table I, Marine sediment quality standards—Chemical criteria and placed them under subsection (2) of this section.

Under WAC 173-204-320, Table I: In Table I deleted superfluous chemical parameter header.

Under WAC 173-204-320 (2)(a), restated the footnote 1-detection limit criteria for consistency with respect to scientific methods.

Under WAC 173-204-320 (2)(b)(i) and (ii), restated the footnote 3 and 4, LPAH and HPAH summing procedures, respectively for clarity and in light of current scientific methods.

WAC 173-204-412 Marine finfish rearing facilities.

Under WAC 173-204-412(2), revised the applicability subsection to clarify that the 100 foot perimeter (line) is included within the sediment impact zone by rule.

Under WAC 173-204-412 (3)(b), revised the title of the table and headers to reflect scientific methods.

Under WAC 173-204-412 (3)(d), replaced "antibiotics" with "antibacterials" for consistency with respect to scientific terminology and usage.

Under WAC 173-204-412(4), restated the applicability of the sediment impact zone by rule to include the 100 foot perimeter and replaced "physical boundary of the rearing facility" with "outer edge of the marine finfish rearing facility structure" for clarity purposes.

Under WAC 173-204-412 (4)(a)(i), clarified the requirement to use a reference benthic infaunal abundance sediment sample that is either a baseline sediment sample or reference sediment sample in compliance with WAC 173-204-200(21).

Under WAC 173-204-412 (4)(a)(ii), inserted verb "be" for proper English usage.

WAC 173-204-420 Sediment impact zone maximum criteria.

Under WAC 173-204-420, removed footnotes of Table II, Puget Sound marine sediment impact zones maximum criteria and placed them under subsection (2) of this section.

Under WAC 173-204-420, Table II: In Table II deleted superfluous chemical parameter header.

Under WAC 173-204-420 (2)(a), restated the footnote 1-detection limit criteria for consistency with respect to scientific methods.

Under WAC 173-204-420 (2)(b)(i) and (ii), restated the footnote and 4, LPAH and HPAH summing procedures, respectively for clarity and in light of current scientific methods.

WAC 173-204-520 Cleanup screening levels criteria.

Under WAC 173-204-520, Table III: Removed footnotes of Table III, Puget Sound marine sediment cleanup screening levels and minimum cleanup levels—Chemical criteria and placed them under subsection (2) of this section.

Under WAC 173-204-520, Table III: In Table III deleted superfluous chemical parameter header.

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Under WAC 173-204-520 (2)(a), restated the footnote 1-detection limit criteria for consistency with respect to scientific methods.

Under WAC 173-204-520 (2)(b)(i) and (ii), restated the footnote 3 and 4, LPAH and HPAH summing procedures, respectively for clarity and in light of current scientific methods.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 1, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 0, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 1, amended 14, repealed 0.

Effective Date of Rule: Thirty-one days after filing.

December 29, 1995 Terry Husseman Deputy Director

AMENDATORY SECTION (Amending Order 90-41, filed 3/27/91, effective 4/27/91)

WAC 173-204-100 Authority and purpose. (1) This chapter is promulgated under the authority of chapter 90.48 RCW, the Water Pollution Control Act; chapter 70.105D RCW, the Model Toxics Control Act; chapter 90.70 RCW, the Puget Sound Water Quality Authority Act; chapter 90.52 RCW, the Pollution Disclosure Act of 1971; chapter 90.54 RCW, the Water Resources Act of 1971; and chapter 43.21C RCW, the state Environmental Policy Act, to establish marine, low salinity and freshwater surface sediment management standards for the state of Washington.

- (2) The purpose of this chapter is to reduce and ultimately eliminate adverse effects on biological resources and significant health threats to humans from surface sediment contamination by:
- (a) Establishing standards for the quality of surface sediments;
- (b) Applying these standards as the basis for management and reduction of pollutant discharges; and
- (c) Providing a management and decision process for the cleanup of contaminated sediments.
- (3) Part III, Sediment quality standards of this chapter provides chemical concentration criteria, biological effects criteria, human health criteria, and other toxic, radioactive, biological, or deleterious substances criteria which identify surface sediments that have no adverse effects, including no acute or chronic adverse effects on biological resources and no significant health risk to humans, as defined in this regulation. The sediment quality standards provide a regulatory and management goal for the quality of sediments throughout the state.

- (4) The sediment criteria of WAC 173-204-320 through 173-204-340 shall constitute surface sediment quality standards and be used to establish an inventory of surface sediment sampling stations where the sediments samples taken from these stations are determined to pass or fail the applicable sediment quality standards.
- (5) Part IV, Sediment source control standards of this chapter shall be used as a basis for controlling the effects of point and nonpoint source discharges to sediments through the National Pollutant Discharge Elimination System (NPDES) federal permit program, state water quality management permit programs, issuance of administrative orders or other means determined appropriate by the department. The source control standards establish discharge sediment monitoring requirements and criteria for establishment and maintenance of sediment impact zones.
- (6) Part V, Sediment cleanup standards of this chapter establishes administrative procedural requirements and criteria to identify, screen, rank and prioritize, and cleanup contaminated surface sediment sites. The sediment cleanup standards of WAC 173-204-500 through 173-204-590 shall be used pursuant to authorities established under chapters 90.48 and 70.105D RCW.
- (7) This chapter establishes and defines a goal of minor adverse effects as the maximum level of sediment contamination allowed in sediment impact zones under the provisions of Part IV, Sediment source control standards and as the cleanup screening levels for identification of sediment cleanup sites and as the minimum ((degree of)) cleanup levels to be achieved in all cleanup actions under Part V, Sediment cleanup standards.
- (8) Local ordinances establishing requirements for the designation and management of marine, low salinity and freshwater sediments shall not be less stringent than this chapter.

Note: All codes, standards, statutes, rules or regulations cited in this chapter are available for inspection at the Department of Ecology, ((Mailstop PV 11)) P.O. Box 47703, Olympia, Washington ((98504 8711)) 98504-7703.

AMENDATORY SECTION (Amending Order 90-41, filed 3/27/91, effective 4/27/91)

WAC 173-204-130 Administrative policies. The department shall implement this chapter in accordance with the following policies:

- (1) The department shall seek to implement, and as necessary modify this chapter to protect biological resources and human health consistent with WAC 173-204-100(2). To implement the intent of this subsection, the department shall use methods that accurately reflect the latest scientific knowledge consistent with the definitions contained in WAC 173-204-200 (14) and (15), as applicable.
- (2) At the interface between surface sediments, ground water or surface water, the applicable standards shall depend on which beneficial use is or could be adversely affected, as determined by the department. If beneficial uses of more than one resource are affected, the most restrictive standards shall apply.
- (3) It shall be the goal of the department to modify this chapter so that methods such as confirmatory biological tests, sediment impact zone models, use of contaminated

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sediment site ranking models, etc., continue to accurately reflect the latest scientific knowledge as established through ongoing validation and refinement.

- (4) Any person or the department may propose an alternate technical method to replace or enhance the application of a specific technical method required under this chapter. Using best professional judgment, the department shall provide advance review and approval of any alternate technical method proposed prior to its application. Application and use of alternate technical methods shall be allowed when the department determines that the technical merit of the resulting decisions will improve the department's ability to implement and meet the intent of this chapter as described in WAC 173-204-100(2), and will remain consistent with the scientific intent of definitions contained in WAC 173-204-200 (14) and (15). The department shall maintain a record of the department's decisions concerning application for use of alternate technical methods pursuant to this subsection. The record shall be made available to the public on request.
- (5) Intergovernmental coordination. The department shall ensure appropriate coordination and consultation with federally recognized Indian tribes and local, state, and federal agencies to provide information on and to implement this chapter.
- (6) The department shall conduct an annual review of this chapter, and modify its provisions every three years, or as necessary. Revision to this chapter shall be made pursuant to the procedures established within chapter 34.05 RCW, the Administrative Procedure Act.
- (7) Review of scientific information. When evaluating this chapter for necessary revisions, the factors the department shall consider include:
- (a) New or additional scientific information which is available relating surface sediment chemical quality to acute or chronic adverse effects on biological resources as defined in WAC 173-204-200 (1) and (7);
- (b) New or additional scientific information which is available relating human health risk to marine, low salinity, or freshwater surface sediment chemical contaminant levels;
- (c) New or additional scientific information which is available relating levels of other toxic, radioactive, biological and deleterious substances in marine, low salinity, or freshwater sediments to acute or chronic adverse effects on biological resources, or to a significant health risk to humans;
- (d) New state or federal laws which have established environmental or human health protection standards applicable to surface sediment; or
- (e) Scientific information which has been identified for addition, modification or deletion by a scientific review process established by the department.
- (8) Public involvement and education. The goal of the department shall be to provide timely information and meaningful opportunities for participation by the public in the annual review conducted by the department under subsection (((7))) (6) of this section, and any modification of this chapter. To meet the intent of this subsection the department shall:
- (a) Provide public notice of the department's decision regarding the results of its annual review of this chapter, including:

- (i) The department's findings for the annual review factors identified in subsection (7) of this section;
- (ii) The department's decision regarding the need for modification of this chapter based on its annual review; and
- (iii) Identification of a time period for public opportunity to comment on the department's findings and decisions pursuant to this subsection.
- (b) Provide public notice by mail or by additional procedures determined necessary by the department which may include:
 - (i) Newspaper publication;
 - (ii) Other news media;
 - (iii) Press releases;
 - (iv) Fact sheets;
 - (v) Publications:
 - (vi) Any other method as determined by the department.
- (c) Conduct public meetings as determined necessary by the department to educate and inform the public regarding the department's annual review determinations and decisions.
- (d) Comply with the rule making and public participation requirements of chapter 34.05 RCW, the Administrative Procedure Act, for any revisions to this chapter.
- (9) Test sediments evaluated for compliance with the sediment quality standards of WAC 173-204-320 through 173-204-340 and/or the sediment impact zone maximum criteria of WAC 173-204-420 and/or the cleanup screening levels criteria of WAC 173-204-520 shall be sampled and analyzed using the Puget Sound Protocols or other methods approved by the department. Determinations made pursuant to this chapter shall be based on sediment chemical and/or biological data that were developed using an appropriate quality assurance/quality control program, as determined by the department.
- (10) The statutory authority for decisions under this chapter shall be clearly stated in the decision documents prepared pursuant to this chapter. The department shall undertake enforcement actions consistent with the stated authority under which the action is taken. The process for judicial review of these decisions shall be pursuant to the statutes under which the action is being taken.
- (11) When the department identifies this chapter as an applicable, or relevant and appropriate requirement for a federal cleanup action under the Comprehensive Environmental Response, Compensation and Liability Act, the department shall identify the entire contents of this chapter as the appropriate state requirement.

AMENDATORY SECTION (Amending Order 90-41, filed 3/27/91, effective 4/27/91)

WAC 173-204-200 **Definitions.** For the purpose of this chapter, the following definitions shall apply:

- (1) "Acute" means measurements of biological effects using surface sediment bioassays conducted for time periods that are relatively short in comparison to the life cycle of the test organism. Acute effects may include mortality, larval abnormality, or other endpoints determined appropriate by the department.
- (2) "Amphipod" means crustacean of the Class Amphipoda, e.g., Rhepoxynius abronius, Ampelisca abdita, or Eohaustorius estuarius.

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- (3) "Appropriate biological tests" means only tests designed to measure directly, or through established predictive capability, biologically significant adverse effects to the established or potential benthic or aquatic resources at a given location, as determined by rule by the department.
- (4) "Beneficial uses" means uses of waters of the state which include but are not limited to use for domestic, stock watering, industrial, commercial, agricultural, irrigation, mining, fish and wildlife maintenance and enhancement, recreation, generation of electric power, and preservation of environmental and aesthetic values, and all other uses compatible with the enjoyment of the public waters of the state.
- (5) "Best management practices" or "BMPs" means schedules of activities, prohibitions of practices, maintenance procedures, and other management practices to prevent or reduce the pollution of surface sediments of the state. BMPs also include treatment requirements, operating procedures and practices to control plant site runoff, spillage or leaks, sludge or water disposal, or drainage from raw material storage.
- (6) "Bioassay" means a test procedure that measures the response of living plants, animals, or tissues to a sediment sample.
- (7) "Chronic" means measurements of biological effects using sediment bioassays conducted for, or simulating, prolonged exposure periods of not less than one complete life cycle, evaluations of indigenous field organisms for long-term effects, assessment of biological effects resulting from bioaccumulation and biomagnification, and/or extrapolated values or methods for simulating effects from prolonged exposure periods. Chronic effects may include mortality, reduced growth, impaired reproduction, histopathological abnormalities, adverse effects to birds and mammals, or other endpoints determined appropriate by the department.
- (8) "Contaminated sediment" means surface sediments designated under the procedures of WAC 173-204-310 as exceeding the applicable sediment quality standards of WAC 173-204-320 through 173-204-340.
- (9) "Control sediment sample" means a surface sediment sample which is relatively free of contamination and is physically and chemically characteristic of the area from which bioassay test animals are collected. Control sediment sample bioassays provide information concerning a test animal's tolerance for stress due to transportation, laboratory handling, and bioassay procedures. Control sediment samples cannot exceed the applicable sediment quality standards of WAC 173-204-320 through 173-204-340.
 - (10) "Department" means the department of ecology.
- (11) "Freshwater sediments" means surface sediments in which the sediment pore water contains less than or equal to 0.5 parts per thousand salinity.
- (12) "Low salinity sediments" means surface sediments in which the sediment pore water contains greater than 0.5 parts per thousand salinity and less than 25 parts per thousand salinity.
- (13) "Marine finfish rearing facilities" shall mean those private and public facilities located within state waters where finfish are fed, nurtured, held, maintained, or reared to reach the size of release or for market sale.

- (14) "Marine sediments" means surface sediments in which the sediment pore water contains 25 parts per thousand salinity or greater.
- (((14))) (15) "Minor adverse effects" means a level of effects that:
- (a) Has been determined by rule by the department, except in cases subject to WAC 173-204-110(6); and
 - (b) Meets the following criteria:
- (i) An acute or chronic adverse effect to biological resources as measured by a statistically and biologically significant response relative to reference in no more than one appropriate biological test as defined in WAC 173-204-200(3); or
- (ii) A statistically and biologically significant response that is significantly elevated relative to reference in any appropriate biological test as defined in WAC 173-204-200(3); or
- (iii) Biological effects per (b)(i) or (ii) of this subsection as predicted by exceedance of an appropriate chemical or other deleterious substance standard, except where the prediction is overridden by direct biological testing evidence pursuant to (b)(i) and (ii) of this subsection; and
- (c) Does not result in significant human health risk as predicted by exceedance of an appropriate chemical, biological, or other deleterious substance standard.
- $((\frac{(15)}{)})$ (16) "No adverse effects" means a level of effects that:
- (a) Has been determined by rule by the department, except in cases subject to WAC 173-204-110(6); and
 - (b) Meets the following biological criteria:
- (i) No acute or chronic adverse effects to biological resources as measured by a statistically and biologically significant response relative to reference in any appropriate biological test as defined in WAC 173-204-200(3); and
- (ii) No acute or chronic adverse biological effect per (b)(i) of this subsection as predicted by exceedance of an appropriate chemical or other deleterious substance standard, except where the prediction is overridden by direct biological testing evidence pursuant to (b)(i) of this subsection; and
- (iii) Does not result in significant human health risk as predicted by exceedance of an appropriate chemical, biological, or other deleterious substance standard.
- (((16))) (17) "Other toxic, radioactive, biological, or deleterious substances" means contaminants which are not specifically identified in the sediment quality standards chemical criteria of WAC 173-204-320 through 173-204-340 (e.g., organic debris, tributyltin, DDT, etc.).
- (((17))) (18) "Person" means an individual, firm, corporation, association, partnership, consortium, joint venture, commercial entity, industry, private corporation, port district, special purpose district, irrigation district, unit of local government, state government agency, federal government agency, Indian tribe, or any other entity whatsoever.
- (((18))) (19) "Practicable" means able to be completed in consideration of environmental effects, technical feasibility and cost.
- (((19))) <u>(20)</u> "Puget Sound basin" or "Puget Sound" means:
- (a) Puget Sound south of Admiralty Inlet, including Hood Canal and Saratoga Passage;
- (b) The waters north to the Canadian border, including portions of the Strait of Georgia;

- (c) The Strait of Juan de Fuca south of the Canadian border; and
- (d) All the lands draining into these waters as mapped in water resources inventory areas numbers 1 through 19, set forth in water resources management program established pursuant to the Water Resources Act of 1971, chapter 173-500 WAC.
- (((20))) (21) "Puget Sound protocols" means Puget Sound Estuary Program. 1986. ((Updated in 1989.)) As amended. Recommended Protocols for Measuring Selected Environmental Variables in Puget Sound, U.S. Environmental Protection Agency, Region 10, Seattle, WA (looseleaf)((ras amended)).
- (((21))) (22) "Reference sediment sample" means a surface sediment sample which serves as a laboratory indicator of a test animal's tolerance to important natural physical and chemical characteristics of the sediment, e.g., grain size, organic content. Reference sediment samples represent the nonanthropogenically affected background surface sediment quality of the sediment sample. Reference sediment samples cannot exceed the applicable sediment quality standards of WAC 173-204-320 through 173-204-340.
- (((22))) (23) "Sediment impact zone" means an area where the applicable sediment quality standards of WAC 173-204-320 through 173-204-340 are exceeded due to ongoing permitted or otherwise authorized wastewater, storm water, or nonpoint source discharges and authorized by the department within a federal or state wastewater or storm water discharge permit, or other formal department authorization.
- (((23))) (24) "Sediment recovery zone" means an area where the applicable sediment quality standards of WAC 173-204-320 through 173-204-340 are exceeded as a result of historical discharge activities, and authorized by the department as a result of a cleanup decision made pursuant to WAC 173-204-580, Cleanup action decision.
- (((24))) (25) "Site units" means discrete subdivisions of an individual contaminated sediment site that are being evaluated for the purpose of establishing cleanup standards. Site units are based on consideration of unique locational, environmental, spatial, or other conditions determined appropriate by the department, e.g., cleanup under piers, cleanup in eelgrass beds, cleanup in navigational lanes.
- (((25))) (26) "Surface sediments" or "sediment(s)" means settled particulate matter located in the predominant biologically active aquatic zone, or exposed to the water column. Sediment(s) also includes settled particulate matter exposed by human activity (e.g., dredging) to the biologically active aquatic zone or to the water column.
- (((26))) (27) "Test sediment" means a sediment sample that is evaluated for compliance with the sediment quality standards of WAC 173-204-320 through 173-204-340 and/or the sediment impact zone maximum criteria of WAC 173-240-420 and/or the cleanup screening levels criteria of WAC 173-204-520.

AMENDATORY SECTION (Amending Order 90-41, filed 3/27/91, effective 4/27/91)

WAC 173-204-315 Confirmatory marine sediment biological tests. (1) The following five acute and chronic effects biological tests shall be used to confirm designation of Puget Sound marine sediments using the procedures described in WAC 173-204-310(2). Use of alternate biological tests shall be subject to the review and approval of the department using the procedures of WAC 173-204-130(4).

- (a) Acute effects tests.
- (i) Amphipod: Ten-day mortality sediment bioassay for the Amphipod, i.e., Rhepoxynius abronius, Ampelisca abdita, or Eohaustorius estuarius.
- (ii) Larval: Any one of the following mortality/ abnormality sediment bioassays:
 - (A) Crassostrea gigas, i.e., Pacific oyster;
 - (B) Mytilus (edulis) galloprovincialis, i.e., Blue mussel;
- (C) Strongylocentrotus purpuratus, i.e., Purple sea urchin; ((of))
- (D) <u>Strongylocentrotus droebachiensis</u>, i.e., <u>Green sea urchin</u>; or
 - (E) Dendraster excentricus, i.e., Sand dollar.
 - (b) Chronic effects tests.
- (i) Benthic infaunal abundance: Abundance of the following major taxa: <u>Class</u> Crustacea, <u>Class</u> Polychaeta, and <u>Phylum</u> Mollusca.
- (ii) Juvenile polychaete: Twenty-day ((biomass)) growth rate of the juvenile polychaete Neanthes arenaceodentata; or
- (iii) Microtox saline extract: Decreased luminescence from the bacteria ((Photobacterium phosphoreum)) Vibrio fisheri after a fifteen minute exposure.
- (2) Performance standards for control and reference sediment biological test results. The biological tests of this section shall not be considered valid unless test results for the appropriate control and reference sediments meet the performance standards of (a) through (e) of this subsection. The department may reject the results of a reference sediment biological test based on unacceptably high variability.
- (a) Amphipod: The control sediment shall have less than ten percent mortality over the test period. The reference sediment shall have less than twenty-five percent mortality.
- (b) Larval: The seawater control sample shall have less than ((fifty)) thirty percent combined abnormality and mortality (i.e., a ((fifty)) seventy percent normal survivorship at time-final).
- (c) Benthic abundance: The reference benthic macroinvertebrate assemblage shall be representative of areas of Puget Sound removed from significant sources of contaminants, and to the extent possible shall have the following characteristics:
- (i) The taxonomic richness of benthic macroinvertebrates and the abundances of higher taxonomic groups shall reflect seasonality and natural physical-chemical conditions (e.g., grain size composition and salinity of sediments, water depth) in a reference area, and not be obviously depressed as a result of chemical toxicity;
- (ii) Normally abundant species that are known to be sensitive to chemical contaminants shall be present;

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- (iii) Normally rare species that are known to become abundant only under chemically disturbed conditions shall be rare or absent; and
- (iv) The abundances of normally rare species that control community structure through physical modification of the sediment shall be similar to those observed at the test sediment site.
- (d) Juvenile polychaete: The control sediment shall have less than ten percent mortality and mean individual growth of ≥ 0.72 mg/ind/day per dry weight basis. The reference sediment shall have a mean ((biomass)) individual growth rate which is at least eighty percent of the mean ((biomass)) individual growth rate found in the control sediment. Control sediments exhibiting growth below 0.72 mg/ind/day may be approved by the department on a case-by-case basis.
- (e) Microtox: Reserved: The department shall determine performance standards on a case-by-case basis as necessary to meet the intent of this chapter.

AMENDATORY SECTION (Amending Order 90-41, filed 3/27/91, effective 4/27/91)

WAC 173-204-320 Marine sediment quality standards. (1) Goal and applicability.

- (a) The sediment quality standards of this section shall correspond to a sediment quality that will result in no adverse effects, including no acute or chronic adverse effects on biological resources and no significant health risk to humans
- (b) The marine sediment quality standards of this section shall apply to marine sediments located within Puget Sound as defined in WAC 173-204-200(19).
- (c) Non-Puget Sound marine sediment quality standards. Reserved: The department shall determine on a case-by-case basis the criteria, methods, and procedures necessary to meet the intent of this chapter.
- (2) Chemical concentration criteria. The chemical concentrations in Table I establish the marine sediment quality standards chemical criteria for designation of sediments.
- (a) Where laboratory analysis indicates a chemical is not detected in a sediment sample, the detection limit shall be reported and shall be at or below the Marine Sediment Quality Standards chemical criteria value set in this table.
- (b) Where chemical criteria in this table represent the sum of individual compounds or isomers, the following methods shall be applied:
- (i) Where chemical analyses identify an undetected value for every individual compound/isomer then the single highest detection limit shall represent the sum of the respective compounds/isomers; and
- (ii) Where chemical analyses detect one or more individual compound/isomers, only the detected concentrations will be added to represent the group sum.
- (c) The listed chemical parameter criteria represent concentrations in parts per million, "normalized," or expressed, on a total organic carbon basis. To normalize to total organic carbon, the dry weight concentration for each parameter is divided by the decimal fraction representing the percent total organic carbon content of the sediment.

- (d) The LPAH criterion represents the sum of the following "low molecular weight polynuclear aromatic hydrocarbon" compounds: Naphthalene, Acenaphthylene, Acenaphthene, Fluorene, Phenanthrene, and Anthracene. The LPAH criterion is not the sum of the criteria values for the individual LPAH compounds as listed.
- (e) The HPAH criterion represents the sum of the following "high molecular weight polynuclear aromatic hydrocarbon" compounds: Fluoranthene, Pyrene, Benz(a)anthracene, Chrysene, Total Benzofluoranthenes, Benzo(a)pyrene, Indeno(1,2,3,-c,d)pyrene, Dibenzo(a,h)anthracene, and Benzo(g,h,i)perylene. The HPAH criterion is not the sum of the criteria values for the individual HPAH compounds as listed.
- (f) The TOTAL BENZOFLUORANTHENES criterion represents the sum of the concentrations of the "B," "J," and "K" isomers.

Table I

Marine Sediment Quality Standards

—Chemical Criteria ((+))

—Chemical Criteria ((+))			
CHEMICAL PARAMETER	MG/KG DRY WEIGHT (PARTS PER MILLION (PPM) DRY)		
ARSENIC CADMIUM CHROMIUM COPPER LEAD MERCURY SILVER ZINC	57 5.1 260 390 450 0.41 6.1		
CHEMICAL PARAMETER	MG/KG ORGANIC CARBON (PPM CARBON) ⁽⁽²⁾⁾		
LPAH ⁽⁽³⁾⁾ NAPHTHALENE ACENAPHTHYLENE ACENAPHTHENE FLUORENE PHENANTHRENE ANTHRACENE 2-METHYLNAPHTHALENE	370 99 66 16 23 100 220 38		
((CHEMICAL PARAMETER	MG/KG ORGANIC CARBON (PPM CARBON)))		
HPAH ⁽⁽⁴⁾⁾ FLUORANTHENE PYRENE BENZ(A)ANTHRACENE	960 160 1000 110		

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HPAH ⁽⁽⁴⁾⁾	960
FLUORANTHENE	160
PYRENE	1000
BENZ(A)ANTHRACENE	110
CHRYSENE	110
TOTAL BENZOFLUORANTHENES((5)	230
BENZO(A)PYRENE	99
INDENO (1,2,3,-C,D) PYRENE	34
DIBENZO (A,H) ANTHRACENE	12
BENZO(G,H,I)PERYLENE	31
1,2-DICHLOROBENZENE	2.3
1,4-DICHLOROBENZENE	3.1
1,2,4-TRICHLOROBENZENE	0.81
HEXACHLOROBENZENE	0.38
DIMETHYL PHTHALATE	53
DIETHYL PHTHALATE	61
DI-N-BUTYL PHTHALATE	220
BUTYL BENZYL PHTHALATE	4.9
BIS (2-ETHYLHEXYL) PHTHALATE	47
DI-N-OCTYL PHTHALATE	58
DIBENZOFURAN	15
HEXACHLOROBUTADIENE	3.9
N-NITROSODIPHENYLAMINE	11
TOTAL PCB'S	12

CHEMICAL PARAMETER	UG/KG DRY WEIGHT (PARTS PER BILLION (PPB) DRY)
PHENOL	420
2-METHYLPHENOL	63
4-METHYLPHENOL	670
2,4-DIMETHYL PHENOL	29
PENTACHLOROPHENOL	360
BENZYL ALCOHOL	57
BENZOIC ACID	650

((Table I Footnotes

- Where laboratory analysis indicates a chemical is not detected in a sediment sample, the detection limit shall be reported and shall be at or below the criteria value shown in this table. Where chemical criteria in this table represent the sum of individual compounds or isomers, and a chemical analysis identifies an undetected value for one or more individual compounds or isomers, the detection limit shall be used for calculating the sum of the respective compounds or isomers.
- 2 The listed chemical parameter criteria represent concentrations in parts per million, "normalized," or expressed, on a total organic carbon basis. To normalize to total organic carbon, the dry weight concentration for each parameter is divided by the decimal fraction representing the percent total organic carbon content of the sediment.
- The LPAH criterion represents the sum of the following "low molecular weight polynuclear aromatic hydrocarbon" compounds:
 Naphthalene, Acenaphthylene, Acenaphthene, Fluorene, Phenanthrene, and Anthracene. The LPAH criterion is not the sum of the criteria values for the individual LPAH compounds as listed.
- 4 The HPAH criterion represents the sum of the following "high molecular weight polynuclear aromatic hydrocarbon" compounds: Fluoranthene, Pyrone, Benze(a)anthracene, Chrysene, Total Benze(luoranthenes, Benze(a)pyrone, Indene(1,2,3, e,d)pyrone, Dibenze(a,h)anthracene, and Benze(g,h,i)perylone. The HPAH criterion is not the sum of the criteria values for the individual HPAH compounds as listed.
- 5 The TOTAL BENZOFLUORANTHENES eriterion represents the sum of the concentrations of the "B," "J," and "K" isomers.))
- (3) Biological effects criteria. For designation of sediments pursuant to WAC 173-204-310(2), sediments are determined to have adverse effects on biological resources when any one of the confirmatory marine sediment biological tests of WAC 173-204-315(1) demonstrate the following results:
- (a) Amphipod: The test sediment has a higher (statistically significant, t test, p≤0.05) mean mortality than the reference sediment and the test sediment mean mortality exceeds twenty-five percent, on an absolute basis.
- (b) Larval: The test sediment has a mean survivorship of normal larvae that is less (statistically significant, t test, p≤0.05) than the mean normal survivorship in the reference sediment and the test sediment mean normal survivorship is less than eighty-five percent of the mean normal survivorship in the reference sediment (i.e., the test sediment has a mean combined abnormality and mortality that is greater than fifteen percent relative to time-final in the reference sediment).
- (c) Benthic abundance: The test sediment has less than fifty percent of the reference sediment mean abundance of any one of the following major taxa: Class Crustacea, Phylum Mollusca or Class Polychaeta, and the test sediment abundance is statistically different (t test, p≤0.05) from the reference sediment abundance.
- (d) Juvenile polychaete: The test sediment has a mean ((biomass)) individual growth rate of less than seventy percent of the reference sediment mean ((biomass)) individu-

- al growth rate and the test sediment ((biomass)) mean individual growth rate is statistically different (t test, $p \le 0.05$) from the reference sediment ((biomass)) mean individual growth rate.
- (e) Microtox: The mean light output of the highest concentration of the test sediment is less than eighty percent of the mean light output of the reference sediment, and the two means are statistically different from each other (t test, $p \le 0.05$).
- (4) Marine sediment human health criteria. Reserved: The department may determine on a case-by-case basis the criteria, methods, and procedures necessary to meet the intent of this chapter.
- (5) Marine sediment other toxic, radioactive, biological, or deleterious substances criteria. Other toxic, radioactive, biological or deleterious substances in, or on, sediments shall be at or below levels which cause no adverse effects in marine biological resources, and below levels which correspond to a significant health risk to humans, as determined by the department. The department shall determine on a case-by-case basis the criteria, methods, and procedures necessary to meet the intent of this chapter pursuant to WAC 173-204-310(3).
- (6) Nonanthropogenically affected sediment quality criteria. Whenever the nonanthropogenically affected sediment quality is of a lower quality (i.e., higher chemical concentrations, higher levels of adverse biological response, or posing a greater health threat to humans) than the applicable sediment quality standards assigned for said sediments by this chapter, the existing sediment chemical and biological quality shall be identified on an area-wide basis as determined by the department, and used in place of the sediment quality standards of WAC 173-204-320.

AMENDATORY SECTION (Amending Order 90-41, filed 3/27/91, effective 4/27/91)

- WAC 173-204-400 General considerations. (1) The standards of WAC 173-204-400 through 173-204-420 specify a process for managing sources of sediment contamination. These procedures include:
- (a) Evaluating the potential for a waste discharge to create a sediment impact;
- (b) Requiring application for a sediment impact zone authorization;
- (c) Verifying whether a discharge has received all known, available and reasonable methods of prevention, control, and treatment prior to discharge, and/or application of best management practices;
- (d) Analysis and verification of the potential sediment impact;
- (e) Determining whether the sediment impact zone would meet maximum allowable contamination requirements;
- (f) Evaluating the proposed sediment impact zone in consideration of locational criteria;
- (g) Design and/or constrain the sediment impact zone to be as small, and with the least contamination, as practicable;
- (h) Public review of the proposed sediment impact zone authorization;
- (i) Issuance of the sediment impact zone authorization with provisions for maintenance and closure; and

- (j) Reducing and eventually eliminating the sediment impact zone via renewals and modifications of a sediment impact zone authorization.
- (2) Permits and other authorizations of wastewater, storm water, and nonpoint source discharges to surface waters of the state of Washington under authority of chapter 90.48 RCW shall be conditioned so that the discharge receives all known, available and reasonable methods of prevention, control, and treatment, and best management practices prior to discharge, as required by chapters 90.48, 90.52, and 90.54 RCW. The department shall provide consistent guidance on the collection, analysis and evaluation of wastewater, receiving-water, and sediment samples to meet the intent of this section using consideration of pertinent sections of the *Department of Ecology Permit Writers' Manual*, as amended, and other guidance approved by the department.
- (3) As determined necessary, the department shall require any person who proposes a new discharge to evaluate the potential for the proposed discharge to cause a violation of the applicable sediment quality standards of WAC 173-204-320 through 173-204-340.
- (4) As determined necessary, the department shall require existing permitted discharges to evaluate the potential for the permitted discharge to cause a violation of the applicable sediment quality standards of WAC 173-204-320 through 173-204-340.
- (5) Within permits authorizing existing discharges to surface waters of the state of Washington, the department may specify appropriate locations and methodologies for the collection and analysis of representative samples of wastewater, receiving-water, and sediments to evaluate the potential for the discharge to cause a violation of the applicable sediment quality standards of WAC 173-204-320 through 173-204-340.
- (6) In establishing the need for, and the appropriate, individual permit monitoring conditions, the department shall consider multiple factors relating to the potential for a discharge to cause a violation of the applicable sediment quality standards of WAC 173-204-320 through 173-204-340 including but not limited to:
 - (a) Discharge particulate characteristics;
- (b) Discharge contaminant concentrations, flow, and loading rate;
- (c) Sediment chemical concentration and biological effects levels;
 - (d) Receiving water characteristics;
 - (e) The geomorphology of sediments;
- (f) Cost mitigating factors such as the available resources of the discharger; and
- (g) Other factors determined necessary by the department.
- (7) As determined necessary to ensure the wastewater discharge does not cause a violation of the applicable standards of WAC 173-204-320 through 173-204-340, except as authorized by the department under WAC 173-204-415, Sediment impact zones, the department shall stipulate permit terms and conditions which include wastewater discharge average and maximum mass loading per unit time, and wastewater discharge average and maximum chemical concentrations within new and existing facility permits

- authorizing wastewater discharges to surface waters of the state of Washington.
- (8) As determined necessary, the department shall modify wastewater discharge permits whenever it appears the discharge causes a violation, or creates a substantial potential to cause a violation of the applicable sediment quality standards of WAC 173-204-320 through 173-204-340, as authorized by RCW 90.48.520.
- (9) To meet the intent of this section, the sediment quality standards of WAC 173-204-320 through 173-204-340 and the sediment impact zone standards of WAC 173-204-415 through 173-204-420 are not considered to be federal discharge permit effluent limits subject to antibacksliding requirements of the federal Clean Water Act. Discharge permit sediment monitoring and sediment impact zone compliance requirements may be used to establish effluent limits sufficient to meet the standards of this chapter.
- (10) As determined necessary, the department shall use issuance of administrative actions under authority of chapters 90.48 or 70.105D RCW to implement this chapter.
- (11) Wastewater dilution zones. Water quality mixing zones authorized by the department pursuant to chapter ((173-201)) 173-201A WAC, Water quality standards for surface waters of the state of Washington, do not satisfy the standards of WAC 173-204-415, Sediment impact zones.
- (12) For the sediment source control standards of WAC 173-204-400 through 173-204-420, any and all references to violation of, potential to violate, exceedance of, or potential to exceed the applicable standards of WAC 173-204-320 through 173-204-340 shall also apply to the antidegradation and designated use policies of WAC 173-204-120. Any exceedances or potential exceedances of the antidegradation or designated use policies of WAC 173-204-120 shall meet the applicable requirements of WAC 173-204-400 through 173-204-420.
- (13) Under no circumstances shall the provisions of sediment source control standards WAC 173-204-400 through 173-204-420 be construed as providing for the relaxation of discharge permit requirements under other authorities including, but not limited to, chapter 90.48 RCW, the Water Pollution Control Act, chapter 90.54 RCW, the Water Resources Act of 1971, and the Federal Water Pollution Control Act of 1972 and amendments.

AMENDATORY SECTION (Amending Order 90-41, filed 3/27/91, effective 4/27/91)

WAC 173-204-410 Sediment quality goal and sediment impact zone applicability. (1) Goal and policies.

- (a) It is the established goal of the department to manage source control activities to reduce and ultimately eliminate adverse effects on biological resources and significant health threats to humans from sediment contamination.
- (b) The stated policy of the department shall be to only authorize sediment impact zones so as to minimize the number, size, and adverse effects of all zones, with the intent to eliminate the existence of all such zones whenever practicable. The department shall consider the relationship between environmental effects, technical feasibility and cost in determining whether it is practicable to minimize and/or eliminate sediment impact zones.

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- (c) The department shall implement the standards of WAC 173-204-400 through 173-204-420 so as to prevent the creation of new contaminated sediment cleanup sites identified under WAC 173-204-530(4).
- (2) A sediment impact zone authorization issued by the department under the authority of chapter 90.48 RCW does not constitute authorization to trespass on lands not owned by the applicant. These standards do not address and in no way alter the legal rights, responsibilities, or liabilities of the permittee or landowner of the sediment impact zone for any applicable requirements of proprietary, real estate, tort, and/ or other laws not directly expressed as a requirement of this chapter.
- (3) Except as identified in subsection (6)(d) of this section, any person may apply for a sediment impact zone under the following conditions:
- (a) The person's discharge is provided with all known, available and reasonable methods of prevention, control, and treatment, and meets best management practices as stipulated by the department; and
- (b) The person's discharge activity exposes or resuspends sediments which exceed, or otherwise cause or potentially cause sediments to exceed the applicable sediment quality standards of WAC 173-204-320 through 173-204-340, or the antidegradation policy standards of WAC 173-204-120 (1)(a) and (c) within a period of ten years from the later date of either the department's formal approval of the application for a sediment impact zone authorization or the starting date of the discharge.
- (4) The department shall only authorize sediment impact zones for permitted wastewater and storm water discharges, and other discharges authorized by the department. The department shall authorize all sediment impact zones via discharge permits or other formal administrative actions.
- (5) The department shall not limit the application, establishment, maintenance, or closure of an authorized sediment impact zone via consideration of sediment contamination determined by the department to be the result of unknown, unpermitted or historic discharge sources.
- (6) As determined necessary by the department, any person with a permitted discharge shall be required to meet the standards of WAC 173-204-400 through 173-204-420, as follows:
- (a) Any person with a new or existing permitted wastewater discharge shall be required to meet the standards of WAC 173-204-400 through 173-204-420;
- (b) Any person with a new or existing permitted industrial storm water discharge, regulated as process wastewater in National Pollutant Discharge Elimination System or state discharge permits, shall be required to meet the standards of WAC 173-204-400 through 173-204-420;
- (c) Any person with a new or existing permitted storm water or nonpoint source discharge, which fully uses all known, available and reasonable methods of prevention, control, and treatment, and best management practices as stipulated by the department at the time of the person's application for a sediment impact zone, shall be required to meet the standards of WAC 173-204-400 through 173-204-420:
- (d) Any person with a storm water discharge, existing prior to the adoption of this chapter, and determined by the department to not be fully using best management practices

- stipulated by the department at the time of the person's application for a permit from the department, shall be eligible for a sediment impact zone as follows:
- (i) The department shall issue sediment impact zone authorizations with requirements for application of best management practices stipulated by the department on an approved time schedule. ((The sediment impact zone maximum criteria of WAC 173-204-420 shall not be applicable during the approved time schedule authorized by the department.))
- (ii) Sediment impact zones authorized by the department for permitted storm water discharges under the applicability provisions of subsection (6)(d) of this section shall be subject to cleanup action determinations made by the department pursuant to WAC 173-204-500 through 173-204-590 when the sediment impact zone maximum criteria of WAC 173-204-420 are exceeded within the authorized sediment impact zone.
- (iii) The department shall identify and include best management practices required to meet the sediment impact zone design standards of WAC 173-204-415(4) as soon as practicable within sediment impact zone authorizations established for storm water discharges per WAC 173-204-410 (6)(d).
- (7) Dredged material and fill discharge activities subject to authorization under Section 401 of the federal Clean Water Act via chapter 90.48 RCW and chapter 173-225 WAC, establishment of implementation procedures of application for certification, are not subject to the standards of WAC 173-204-415 but are subject to the standards of WAC 173-204-400 through 173-204-410 and 173-204-420 as follows:
- (a) Requirements for dredging activities and disposal sites shall be established by the department using best available dredged material management guidelines and applicable federal and state rules. These guidelines shall include the Puget Sound dredged disposal analysis (PSDDA) dredged material testing and disposal requirements cited in:
- (i) Management Plan Report Unconfined Open-Water Disposal Of Dredged Material, Phase I, (Central Puget Sound), June 1988, or as amended;
- (ii) Management Plan Report Unconfined Open-Water Disposal Of Dredged Material, Phase II, (North And South Puget Sound), September 1989, or as amended; and
- (iii) Users Manual For Dredged Material Management In Puget Sound, November 1990, or as amended.
- (b) In coordination with other applicable federal and state and local dredged material management programs, the department may issue administrative orders to establish approved disposal sites, to specify disposal site use conditions, and to specify disposal site monitoring requirements.
- (c) The department may authorize sediment impact zones for dredged material disposal via federal Clean Water Act Section 401 certification actions.
- (d) As determined necessary by the department, the department may authorize sediment impact zones for dredged material disposal via administrative orders issued under authority of chapter 90.48 RCW. The department shall authorize sediment impact zones for all Puget Sound dredged disposal analysis disposal sites via administrative orders issued under authority of chapter 90.48 RCW.

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- (e) Administrative orders and certifications establishing sediment impact zones for dredged material disposal sites shall describe establishment, maintenance, and closure requirements for the authorized site, consistent with the requirements described in (a) of this subsection.
- (8) The source control standards of WAC 173-204-400 through 173-204-420 are applicable in cases where the sediment quality standards of WAC 173-204-320 through 173-204-340 are reserved.

NEW SECTION

WAC 173-204-412 Marine finfish rearing facilities.

- (1) Purpose. This section sets forth the applicability of this chapter to marine finfish rearing facilities only. This section also identifies marine finfish rearing facility siting, operation, closure and monitoring requirements to meet the intent of this chapter, as applicable.
- (2) Applicability. Marine finfish rearing facilities and their associated discharges are not subject to the authority and purpose standards of WAC 173-204-100 (3) and (7), and the marine sediment quality standards of WAC 173-204-320 and the sediment impact zone maximum criteria of WAC 173-204-420, within and including the distance of one hundred feet from the outer edge of the marine finfish rearing facility structure. Marine finfish rearing facilities are not subject to the sediment impact zone standards of WAC 173-204-415.
- (3) Sediment monitoring. Sediment quality compliance and monitoring requirements for marine finfish rearing facilities shall be addressed through National Pollutant Discharge Elimination System or other permits issued by the department for facility operation. Marine finfish rearing facilities shall meet the following sediment quality monitoring requirements:
- (a) Any person with a new facility shall identify a baseline sediment quality prior to facility operation for benthic infaunal abundance, total organic carbon and grain size in the location of the proposed operation and downcurrent areas that may be potentially impacted by the facility discharge;
- (b) Any person with an existing operating facility shall monitor sediment quality for total organic carbon levels and identify the location of any sediments in the area of the facility statistically different (t test, p≤0.05) from the total organic carbon levels identified as facility baseline levels or statistically different from the applicable total organic carbon levels as identified in Table 1:

TABLE 1 - Puget Sound Reference Total Organic Carbon Values

Silt-Clay Particles (percent Dry Weight)	Total Organic Carbon (percent Dry Weight)
0-20	0.5
20-50	1.7
50-80	3.2
80-100	2.6

(c) The locations and frequency of monitoring for total organic carbon, benthic infaunal abundance and other parameters shall be determined by the department and

identified in the applicable National Pollutant Discharge Elimination System permit;

- (d) Antibacterials. Reserved: The department shall determine on a case-by-case basis the methods, procedure, locations, and frequency for monitoring antibacterials associated with the discharge from a marine finfish rearing facility;
- (e) Closure. All permitted marine finfish rearing facilities shall monitor sediments impacted during facility operation to document recovery of sediment quality to background levels. The department shall determine on a case-by-case basis the methods, procedure, locations, and frequency for monitoring sediments after facility closure.
- (4) Sediment impact zones. Marine finfish rearing facilities and their associated discharges that are permitted under a National Pollutant Discharge Elimination System permit are hereby provided a sediment impact zone by rule for any sediment quality impacts and biological effects within and including the distance of one hundred feet from the outer edge of the marine finfish rearing facility structure.
- (a) The department may authorize an individual marine finfish rearing facility sediment impact zone for any sediments beyond a distance of one hundred feet from the facility perimeter via National Pollutant Discharge Elimination System permits or administrative actions. The authorized sediment impact zone shall meet the benthic infaunal abundance requirements of the sediment impact zone maximum criteria, WAC 173-204-420 (3)(c)(iii). Marine finfish rearing facilities that exceed the sediment quality conditions of subsection (3)(b) of this section beyond a distance of one hundred feet from the facility perimeter shall:
- (i) Begin an enhanced sediment quality monitoring program to include benthic infaunal abundance consistent with the requirements of the National Pollutant Discharge Elimination System permit. The sediment quality monitoring program shall include a benthic infaunal abundance reference sediment sample as required in subsection (3)(a) of this section or a benthic infaunal abundance reference sediment sample in compliance with WAC 173-204-200(21); and
- (ii) Be consistent with the sediment source control general considerations of WAC 173-204-400 and the sediment quality goal and sediment impact zone applicability requirements of WAC 173-204-410, apply for a sediment impact zone as determined necessary by the department.
- (b) Administrative orders or permits establishing sediment impact zones for marine finfish rearing facilities shall describe establishment, maintenance, and closure requirements as determined necessary by the department.

AMENDATORY SECTION (Amending Order 90-41, filed 3/27/91, effective 4/27/91)

WAC 173-204-415 Sediment impact zones. The purpose of this section is to set forth the standards for establishment, maintenance, and closure of sediment impact zones to meet the intent of sediment quality dilution zones authorized pursuant to RCW 90.48.520, except for sediment impact zones authorized under WAC 173-204-410(7). The department shall authorize all sediment impact zones via discharge permits or other formal administrative actions.

- (1) General requirements. Authorization, modification and renewal of a sediment impact zone by the department shall require compliance with the following general requirements:
- (a) Permits authorizing wastewater discharges to surface waters of the state of Washington under authority of chapter 90.48 RCW shall be conditioned so that the discharge receives:
- (i) All known, available and reasonable methods of prevention, control, and treatment prior to discharge, as required by chapters 90.48, 90.52, and 90.54 RCW; and
- (ii) Best management practices as stipulated by the department.
- (b) The maximum area, and maximum chemical contaminant concentration and/or allowable maximum biological effect level within sediments assigned to a sediment impact zone shall be as authorized by the department, in accordance with the standards of this section.
- (c) The department shall determine that the person's activity generating effluent discharges which require authorization of a sediment impact zone is in the public interest.
- (d) The department shall determine that any person's activity generating effluent discharges which require authorization of a sediment impact zone has adequately addressed alternative waste reduction, recycling, and disposal options through application of all known, available and reasonable methods of prevention, control, and treatment to minimize as best practicable the volume and concentration of waste contaminants in the discharge.
- (e) The area boundaries of the sediment impact zone established by the department shall include the minimum practicable surface area, not to exceed the surface area allowed under subsection (4) of this section.
- (f) Adverse effects to biological resources within an authorized sediment impact zone shall be maintained at the minimum chemical contamination and biological effects levels practicable at all times. The department shall consider the relationship between environmental effects, technical feasibility and cost in determining the minimum practicable chemical contamination and biological effects levels. Adverse effects to biological resources within an authorized sediment impact zone shall not exceed a minor adverse effects level as a result of the discharge, as determined by the procedures of subsection (((5))) (4) of this section.
- (g) The operational terms and conditions for the sediment impact zone shall be maintained at all times.
- (h) Final closure of the sediment impact zone shall be conducted in strict accordance with the department's sediment impact zone authorization.
- (i) Documents authorizing a sediment impact zone shall require that the permitted discharge not result in a violation of the applicable sediment quality standards of WAC 173-204-320 through 173-204-340, outside the area limits of the established zone.
- (j) All applications to the department for sediment impact zone authorizations shall be subject to public notice, comment and hearing procedures defined but not limited to the applicable discharge permit or other formal administrative action requirements of chapter 43.21C RCW, the State Environmental Policy Act, chapter 197-11 WAC, SEPA rules, chapter 90.48 RCW, chapter 163-216 WAC, the State waste discharge permit program, and chapter 173-220 WAC,

- National Pollutant Discharge Elimination System Permit Program prior to issuance of the authorization. In determining the need for, location, and/or design of any sediment impact zone authorization, the department shall give consideration to all comments received during public review of the proposed sediment impact zone application.
 - (2) Application requirements.
- (a) Whenever, in the opinion of the department, as a result of an ongoing or proposed effluent discharge, a person violates, shall violate, or creates a substantial potential to violate the sediment quality standards of WAC 173-204-320 through 173-204-340 as applicable within a period of ten years from the later date of either the department's evaluation of the ongoing discharge or the starting date of the proposed discharge, the department may require application for a sediment impact zone authorization under authority of chapter 90.48 RCW.
- (b) Any person with a proposed or permitted effluent discharge shall apply to the department for authorization of a sediment impact zone when:
- (i) The department requires the sediment impact zone application by written notification; or
- (ii) The person independently identifies that the ongoing or proposed effluent discharge violates, shall violate, or creates a substantial potential to violate the applicable sediment quality standards of WAC 173-204-320 through 173-204-340 within a period of ten years from the later date of the person's evaluation of the ongoing discharge or the starting date of the proposed discharge, using the procedures of this section.
- (c) As necessary, the department may require any person to submit a sediment impact zone application in multiple steps concurrent with its ongoing review and determination concerning the adequacy of the application. The application shall provide the sediment impact zone design information required in subsection (4) of this section and other such information the department determines necessary. The application shall also provide the legal location and landowner(s) of property proposed for use as, or potentially affected by, a sediment impact zone, and shall be accompanied by such other relevant information as the department may require. The department shall issue a written approval of the complete sediment impact zone application prior to or concurrent with authorizing a sediment impact zone.
- (d) Submittal of an application to the department for authorization of a sediment impact zone under the terms and conditions of this section shall establish the applicant's interim compliance with requirements of chapter 90.48 RCW and this chapter, as determined by the department. The department may authorize an interim compliance period within a valid discharge permit or administrative order to ensure ultimate compliance with chapter 90.48 RCW and this chapter. The interim compliance period shall not continue beyond the date of issuance of a sediment impact zone authorization within a valid discharge permit issued by the department.
- (e) Prior to authorization, the department shall make a reasonable effort to identify and notify all landowners, adjacent landowners, and lessees affected by the proposed sediment impact zone. The department shall issue a sediment impact zone notification letter to any person it believes

to be a potentially affected landowner and other parties determined appropriate by the department. The notification letter shall be sent by certified mail, return receipt requested, or by personal service. The notification letter shall provide:

- (i) The name of the person the department believes to be the affected landowner;
- (ii) The names and addresses of other affected landowners to whom the department has sent a proposed sediment impact zone notification letter;
- (iii) The name and address of the sediment impact zone applicant;
- (iv) A general description of the location, size, and contamination level proposed for the sediment impact zone;
- (v) The intention of the department to release all specific sediment impact zone application information to the public upon written request to the department;
- (vi) The determination of the department concerning whether the proposed sediment impact zone application meets the standards of this section;
- (vii) The intention of the department whether to authorize the proposed sediment impact zone; and
- (viii) Notification that the affected landowners, adjacent landowners, and lessees may comment on the proposed sediment impact zone. Any comments on the proposed sediment impact zone authorization shall be submitted in writing to the department within thirty days from the date of receipt of the notification letter, unless the department provides an extension.
- (f) Prior to authorization, the department shall issue a sediment impact zone notification letter to affected port districts, the Washington state department of natural resources marine lands division, the U.S. Army Corps of Engineers, and other parties determined appropriate by the department. The notification letter shall be sent by certified mail, return receipt requested, or by personal service. The notification letter shall provide the information required under (e) of this subsection.
- (3) Locational considerations. The department shall require any person applying for a sediment impact zone to submit information concerning potential location considerations of the zone. The location of an authorized sediment impact zone shall avoid whenever possible and minimize adverse impacts to areas of special importance. Prior to authorization of a sediment impact zone, the department shall consider all pertinent information from the applicant, all affected parties, local, state and federal agencies, federally recognized Indian tribes, and the public concerning locational considerations, including but not limited to:
 - (a) Spawning areas;
 - (b) Nursery areas;
 - (c) Waterfowl feeding areas;
 - (d) Shellfish harvest areas;
 - (e) Areas used by species of economic importance;
 - (f) Tribal areas of significance;
 - (g) Areas determined to be ecologically unique;
 - (h) Water supply intake areas;
 - (i) Areas used for primary contact public recreation;
- (j) High quality waters that constitute an outstanding national resource; and
- (k) Areas where sediment quality is substantially better than levels necessary for protection of biological resources and human health.

- (4) Design requirements. The location, areal limitations, and degree of effects allowed within an authorized sediment impact zone shall be determined by application of the department's sediment impact zone computer models "CORMIX," "PLUMES," and/or "WASP ((4))," or an alternate sediment impact zone model(s) approved by the department under WAC 173-204-130(4), as limited by the standards of this section and the department's best professional judgment. The models shall be used by the department or by the discharger as required by the department, to estimate the impact of any person's wastewater or storm water discharge on the receiving water and sediment quality for a period of ten years from the later date of either the department's formal approval of the application for a sediment impact zone authorization or the starting date of the discharge.
- (a) Data requirements. The discharger shall submit the following information to determine requirements for establishment and authorization of a sediment impact zone, as required by the department:
- (i) Data reports and analyses results for all samples of wastewater or storm water, receiving water, and sediments collected by the discharger or other parties relating to evaluation of the potential effects of the permitted discharge, as required by WAC 173-204-400.
- (ii) Data reports and analyses results determined necessary to:
- (A) Apply discharge modeling to the permitted discharge; and
- (B) To identify and evaluate potential alternative chemical and biological effects of the discharge on the receiving water and sediments; and
- (C) To identify and evaluate potential alternatives to define the areal size and location of a sediment impact zone needed by the discharge.
- (iii) Data reports and analyses results from the discharger's application of the "CORMIX," "PLUMES," and/ or "WASP ((4))" or an alternate sediment impact zone model(s) approved by the department under WAC 173-204-130(4), to the permitted discharge to identify and evaluate:
- (A) Potential alternative chemical and biological effects of the discharge on the receiving water and sediments; and
- (B) Potential alternatives for the areal distribution and location of a potential sediment impact zone required by the discharge.
- (iv) Preferred alternative for closure of the potential sediment impact zone by active removal and/or natural recovery, and identified costs of the preferred closure method.
- (b) Overlapping sediment impact zones. Overlapping sediment impact zones, as predicted by the "CORMIX," "PLUMES," and/or "WASP ((4))" models or an alternate sediment impact zone model(s) approved by the department under WAC 173-204-130(4), and the department's best professional judgment, shall be authorized only as follows:
- (i) The applicable sediment impact zone maximum criteria of WAC 173-204-420 shall not be exceeded as a result of the multiple discharge sediment impact zones overlap; and
- (ii) If the department determines that the applicable chemical contaminant concentration and biological effects restrictions of WAC 173-204-420 would be exceeded as a

result of the overlap of multiple discharge sediment impact zones, the department may authorize the sediment impact zones after:

- (A) Application of a waste load allocation process to the individual permitted discharges to identify individual permit effluent limitations necessary to meet:
- (I) The applicable chemical contaminant concentration and biological effects restrictions for sediment impact zones required by this section; and/or
- (II) Storm water best management practices required by the department; and
- (B) Establishment of individual permit compliance schedules for the multiple permitted discharges to ensure compliance with:
- (I) The permit effluent limitations established by the department using the waste load allocation process and best professional judgment; and
- (II) The standards of WAC 173-204-400 through 173-204-420.
 - (5) Maintenance requirements.
- (a) The department shall review sediment impact zone monitoring conducted by the discharger to evaluate compliance with the department's sediment impact zone authorization and the standards of WAC 173-204-400 through 173-204-420. The department may require additional sediment impact zone monitoring when the department determines that any sediment sampling station within an authorized sediment impact zone exceeds the sediment impact zone maximum criteria of WAC 173-204-420 or violates the sediment impact zone authorization as a result of the discharge.
- (b) Whenever the department can clearly demonstrate that, as a result of an effluent discharge, a discharger violates, shall violate, or creates a substantial potential to violate the department's sediment impact zone authorization, or the sediment impact zone maximum criteria of WAC 173-204-420, the department shall:
- (i) Provide written notification and supporting documentation of the department's clear demonstration determination to the affected discharger;
- (ii) Establish a reasonable time frame for the affected discharger to either submit a written statement and supporting documentation rebutting the department's clear demonstration determination, or accept the department's determination. The discharger may use the clear demonstration methods identified in (c) of this subsection for rebuttal of the department's clear demonstration; and
- (iii) Provide written notification of the department's determination concerning approval or denial of the submitted clear demonstration rebuttal to the discharger.
- (c) For the purpose of this section, a clear demonstration shall consist of:
- (i) Use of the sediment impact zone model(s) "CORMIX," "PLUMES," and/or "WASP ((4))" or other model(s) to demonstrate a discharge(s) is the source of the violation or potential violation; and
- (ii) Use of one or more of the following methods to demonstrate a violation of the sediment impact zone authorization or the sediment impact zone maximum criteria of WAC 173-204-420:
- (A) Direct sediment sampling. A violation of the sediment impact zone authorization and/or the sediment

- impact zone maximum criteria of WAC 173-204-420 is demonstrated when:
- (I) The average chemical concentration for three stations within the sediment impact zone exceeds the sediment impact zone maximum criteria of WAC 173-204-420 due to the discharge source. This concentration average shall not include stations for which complete biological testing information shows that the biological effects requirements of WAC 173-204-420, or the authorized sediment impact zone if applicable, are met; or
- (II) The biological effects at each of any three stations within the sediment impact zone exceed the sediment impact zone maximum biological effects criteria of WAC 173-204-420 or the authorized sediment impact zone as applicable, due to the discharge source; or
- (B) Monitoring data which demonstrates a chemical contaminant concentration gradient toward the discharge source exists in sediments which violates the sediment impact zone authorization or the standards of WAC 173-204-420; or
- (C) A trend analysis of the effluent chemical discharge quality and inplace sediment monitoring data which statistically demonstrates an ongoing violation or substantial potential to violate the sediment impact zone authorization or the standards of WAC 173-204-420; or
- (D) Field depositional (e.g., sediment traps) and/or effluent particulate (e.g., centrifuge analysis) data which demonstrate an ongoing violation or substantial potential to violate the sediment impact zone authorization or the standards of WAC 173-204-420; or
- (E) Mathematical or computer modeling which demonstrates an ongoing violation or substantial potential to violate the sediment impact zone authorization or the standards of WAC 173-204-420.
- (d) The department's response to a clear demonstration of a violation or potential violation shall be to require maintenance activities in the following order:
- (i) Require reanalysis of whether the discharger's effluent treatment complies with all known, available and reasonable methods of prevention, control, and treatment and best management practices based on the data used to establish the clear demonstration;
- (ii) Alter the authorized sediment impact zone size and/ or degree of effects consistent with the standards of this section and the results of direct sediment sampling;
- (iii) Reduce impacts of the existing or potential violation by requiring additional discharge controls or additional sediment impact zone maintenance activities which can include, but are not limited to:
- (A) Dredging and removal of sediments, solely for sediment impact zone maintenance needs or coordinated with maintenance dredging of commercially important areas, e.g., navigational lanes or ship berthing areas;
- (B) Dredging, treatment, and replacement of sediments within the sediment impact zone; and/or
- (C) Capping of sediments within the sediment impact zone;
- (iv) Limit the quantity and/or quality of the existing permitted discharge; and/or
- (v) Withdraw the department's sediment impact zone authorization and require final closure of the zone.

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- (e) All sediment impact zone maintenance actions conducted under this chapter shall provide for landowner review of the maintenance action plans prior to implementation of the action. In cases where the discharger is not able to secure access to lands subject to the sediment impact zone maintenance actions of this subsection, the department may facilitate negotiations or other proceedings to secure access to the lands. Requests for department facilitation of land access shall be submitted to the department in writing by the responsible discharger.
 - (6) Closure planning and requirements.
- (a) The discharger shall select and identify a preferred method for closure of a sediment impact zone in the application required by WAC 173-204-415(2). Closure methods can include either active cleanup and/or natural recovery and monitoring. The department shall incorporate the discharger's identified closure method in the sediment impact zone authorization.
- (b) The department may require closure of authorized sediment impact zones when the department determines that:
- (i) The discharger has violated the sediment impact zone maintenance standards of subsection (5) of this section; or
 - (ii) The department determines that:
- (A) The wastewater or storm water discharge quality will not violate the applicable sediment quality standards of WAC 173-204-320 through 173-204-340; or
- (B) A sediment impact zone is no longer needed or eligible under the standards of WAC 173-204-410 through 173-204-415.
- (7) Modification of sediment impact zones. The department may modify sediment impact zone authorization requirements where the nature of a person's activity which generates, transports, disposes, prevents, controls, or treats effluent discharges has substantially changed and been demonstrated to the department's satisfaction. The modification may occur after consideration of the following:
- (a) Reduction of effects. Assessment of the discharge activities and treatment methods shall be conducted by the discharger to demonstrate to the satisfaction of the department that:
- (i) Elimination of the sediment impact zone is not practicable; and
- (ii) Further reduction in any existing or proposed sediment impact zone area size and/or level of contamination or effects is not practicable in consideration of discharge requirements for all known, available and reasonable methods of prevention, control, and treatment, best management practices, and applicable waste reduction and recycling provisions.
- (b) Alterations. There are substantial alterations or additions to the person's activity generating effluent discharges which require authorization of a sediment impact zone which occur after permit issuance and justify application of permit conditions different from, or absent in, the existing permit.
- (c) New information. Sediment impact zones may be modified when new information is received by the department that was not available at the time of permit issuance that would have justified the application of different sediment impact zone authorization conditions.
- (d) New regulations. The standards or regulations on which the permit was based have changed by amended

- standards, criteria, or by judicial decision after the permit was issued.
- (e) Changes in technology. Advances in waste control technology that qualify as "all known, available and reasonable methods of prevention, control, and treatment" and "best management practices" shall be adopted as permit requirements, as appropriate, in all permits reissued by the department.
- (8) Renewal of previously authorized sediment impact zones. Renewal of sediment impact zones previously authorized under the standards of WAC 173-204-410 and this section shall be allowed under the following conditions:
- (a) The department determines the discharge activities and treatment methods meet all known, available and reasonable methods of prevention, control, and treatment and best management practices as stipulated by the department; and
- (b) The discharger demonstrates to the department's satisfaction that the discharge activities comply with the standards of WAC 173-204-400 through 173-204-420 and with the existing sediment impact zone authorization; and
- (c) Reduction of effects. The discharger conducts an assessment of the permitted discharge activities and treatment methods and demonstrates to the department's satisfaction that:
- (i) Elimination of the sediment impact zone is not practicable; and
- (ii) A further reduction in any existing or proposed sediment impact zone area size and/or level of contamination is not practicable in consideration of discharge requirements for all known, available and reasonable methods of prevention, control, and treatment, best management practices, and applicable waste reduction and recycling provisions.

AMENDATORY SECTION (Amending Order 90-41, filed 3/27/91, effective 4/27/91)

WAC 173-204-420 Sediment impact zone maximum criteria. This section establishes minor adverse effects as the maximum chemical contaminant concentration, maximum health risk to humans, maximum biological effects level, maximum other toxic, radioactive, biological, or deleterious substance level, and maximum nonanthropogenically affected sediment quality level allowed within authorized sediment impact zones due to an existing or proposed discharge. If the department determines that the standards of this section are or will be exceeded as a result of an existing or proposed discharge(s), the department shall authorize a sediment impact zone or modify a sediment impact zone authorization consistent with the standards of WAC 173-204-400 through 173-204-420 such that individual permit effluent limitations, requirements, and compliance time periods are sufficient to meet the standards of this section as applicable.

- (1) Applicability.
- (a) The marine sediment impact zone maximum chemical criteria, and the marine sediment biological effects criteria, and the marine sediment human health criteria, and the marine sediment other toxic, radioactive, biological or deleterious substance criteria and the marine sediment nonanthropogenically affected sediment criteria of this section shall apply to marine sediments within Puget Sound.

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- (b) Non-Puget Sound marine sediment impact zone maximum criteria. Reserved: The department shall determine on a case-by-case basis the criteria, methods, and procedures necessary to meet the intent of this chapter.
- (c) Low salinity sediment impact zone maximum criteria. Reserved: The department shall determine on a case-by-case basis the criteria, methods, and procedures necessary to meet the intent of this chapter.
- (d) Freshwater sediment impact zone maximum criteria. Reserved: The department shall determine on a case-by-case basis the criteria, methods, and procedures necessary to meet the intent of this chapter.
- (2) Puget Sound marine sediment impact zone maximum chemical criteria. The maximum chemical concentration levels that may be allowed within an authorized sediment impact zone due to a permitted or otherwise authorized discharge shall be at or below the chemical levels stipulated in Table II, Sediment Impact Zone Maximum Chemical Criteria, except as provided for by the marine sediment biological effects restrictions of subsection (3) of this section, and any compliance time periods established under WAC 173-204-410 (6)(d) and 173-204-415.
- (a) Where laboratory analysis indicates a chemical is not detected in a sediment sample, the detection limit shall be reported and shall be at or below the Marine Sediment Quality Standards chemical criteria value set in WAC 173-204-320(2).
- (b) Where chemical criteria in this table represent the sum of individual compounds or isomers, the following methods shall be applied:
- (i) Where chemical analyses identify an undetected value for every individual compound/isomer then the single highest detection limit shall represent the sum of the respective compounds/isomers; and
- (ii) Where chemical analyses detect one or more individual compound/isomers, only the detected concentrations will be added to represent the group sum.
- (c) The listed chemical parameter criteria represent concentrations in parts per million, "normalized," or expressed, on a total organic carbon basis. To normalize to total organic carbon, the dry weight concentration for each parameter is divided by the decimal fraction representing the percent total organic carbon content of the sediment.
- (d) The LPAH criterion represents the sum of the following "low molecular weight polynuclear aromatic hydrocarbon" compounds: Naphthalene, Acenaphthylene, Acenaphthene, Fluorene, Phenanthrene, and Anthracene. The LPAH criterion is not the sum of the criteria values for the individual LPAH compounds as listed.
- (e) The HPAH criterion represents the sum of the following "high molecular weight polynuclear aromatic hydrocarbon" compounds: Fluoranthene, Pyrene, Benz(a)anthracene, Chrysene, Total Benzofluoranthenes, Benzo(a)pyrene, Indeno(1,2,3,-c,d)pyrene, Dibenzo(a,h)anthracene, and Benzo(g,h,i)perylene. The HPAH criterion is not the sum of the criteria values for the individual HPAH compounds as listed.
- (f) The TOTAL BENZOFLUORANTHENES criterion represents the sum of the concentrations of the "B," "J," and "K" isomers.

Table II

Puget Sound Marine Sediment Impact Zones
Maximum Chemical Criteria ((+))

Maximum Chemical Chema			
CHEMICAL PARAMETER	MG/KG DRY WEIGHT (PARTS PER MILLION (PPM) DRY)		
ARSENIC CADMIUM CHROMIUM COPPER LEAD MERCURY SILVER ZINC	93 6.7 270 390 530 0.59 6.1		
CHEMICAL PARAMETER	MG/KG ORGANIC CARBON (PPM CARBON) ⁽⁽²⁾⁾		
LPAH ⁽³⁾⁾ NAPHTHALENE ACENAPHTHYLENE ACENAPHTHENE FLUORENE PHENANTHRENE ANTHRACENE 2-METHYLNAPHTHALENE	780 170 66 57 79 480 1200 64		
((CHEMICAL PARAMETER	MG/KG ORGANIC CARBON (PPM CARBON)))		

PARAMETER	(PPM CARBON)))
НРАН ⁽⁽⁴⁾⁾	5300
FLUORANTHENE	1200
PYRENE	1400
BENZ(A)ANTHRACENE	270
CHRYSENE	460
TOTAL BENZOFLUORANTHENES	(5)) 450
BENZO(A)PYRENE	210
INDENO (1,2,3,-C,D) PYRENE	88
DIBENZO (A,H) ANTHRACENE	33
BENZO(G,H,I)PERYLENE	78
1,2-DICHLOROBENZENE	2.3
1,4-DICHLOROBENZENE	9
1,2,4-TRICHLOROBENZENE	1.8
HEXACHLOROBENZENE	2.3
DIMETHYL PHTHALATE	53
DIETHYL PHTHALATE	110
DI-N-BUTYL PHTHALATE	1700
BUTYL BENZYL PHTHALATE	64
BIS (2-ETHYLHEXYL) PHTHALAT	E 78
DI-N-OCTYL PHTHALATE	4500
DIBENZOFURAN	58
HEXACHLOROBUTADIENE	6.2
N-NITROSODIPHENYLAMINE	11
TOTAL PCB'S	65
CHEMICAL	UG/KG DRY WEIGHT

PARAMETER (PARTS PER BILLION (PPB) DRY)
PHENOL. 1200

 PHENOL
 1200

 2-METHYLPHENOL
 63

 4-METHYLPHENOL
 670

 2,4-DIMETHYL PHENOL
 29

 PENTACHLOROPHENOL
 690

 BENZYL ALCOHOL
 73

 BENZOIC ACID
 650

((Table II Footnotes

- Where laboratory analysis indicates a chemical is not detected in a sediment sample, the detection limit shall be reported and shall be at or below the criteria value shown in this table. Where chemical criteria in this table represent the sum of individual compounds or isomers, and a chemical analysis identifies an undetected value for one or more individual compounds or isomers, the detection limit shall be used for calculating the sum of the respective compounds or isomers.
- 2 The listed chemical parameter criteria represent concentrations in parts per million, "normalized," or expressed, on a total organic carbon

basis. To normalize to total organic carbon, the dry weight concentration for each parameter is divided by the decimal fraction representing the percent total organic carbon content of the sediment.

- 3 The LPAH criterion represents the sum of the following "low molecular weight polynuclear aromatic hydrocarbon" compounds: Naphthalene, Acenaphthylene, Acenaphthene, Fluorene, Phenanthrene, and Anthracene. The LPAH criterion is not the sum of the criteria values for the individual LPAH compounds as listed.
- 4 The HPAH criterion represents the sum of the following "high molecular weight polynuclear aromatic hydrocarbon" compounds: Fluoranthene, Pyrene, Benz(a)anthracene, Chrysene, Total Benzefluoranthenes, Benzo(a)pyrene, Indeno(1,2,3,e,d)pyrene, Dibenzo(a,h)anthracene, and Benzo(g,h,i)perylene. The HPAH criterion is not the sum of the criteria values for the individual HPAH compounds as listed.
- 5 The TOTAL BENZOFLUORANTHENES criterion represents the sum of the concentrations of the "B," "J," and "K" isomers.))
- (3) Puget Sound marine sediment impact zone maximum biological effects criteria. The maximum biological effects level that may be allowed within an authorized sediment impact zone shall be at or below a minor adverse biological effects level. The acute and chronic effects biological tests of WAC 173-204-315(1) may be used to determine compliance with the minor adverse biological effects restriction within an authorized sediment impact zone as follows:
- (a) When using biological testing to determine compliance with the maximum biological effects criteria within a sediment impact zone, a person shall select and conduct any two acute effects tests and any one chronic effects test.
- (b) The biological tests shall not be considered valid unless test results for the appropriate control and reference sediment samples meet the performance standards described in WAC 173-204-315(2).
- (c) The sediment impact zone maximum biological effects level is established as that level below which any two of the biological tests in any combination exceed the criteria of WAC 173-204-320(3), or one of the following biological test determinations is made:
- (i) Amphipod: The test sediment has a higher (statistically significant, t test, p≤0.05) mean mortality than the reference sediment and the test sediment mean mortality is ((more than thirty percent higher)) greater than a value represented by the reference sediment mean mortality((, on an absolute basis)) plus thirty percent; or
- (ii) Larval: The test sediment has a mean survivorship of normal larvae that is less (statistically significant, t test, p≤0.05) than the mean normal survivorship in the reference sediment sample and the test sediment mean normal survivorship is less than seventy percent of the mean normal survivorship in the reference sediment (i.e., the test sediment has a mean combined abnormality and mortality that is greater than thirty percent relative to time-final in the reference sediment); or
- (iii) Benthic abundance: The test sediment has less than fifty percent of the reference sediment mean abundance of any two of the following major taxa: Class Crustacea, Phylum Mollusca or Class Polychaeta and the test sediment abundances are statistically different (t test, p≤0.05) from the reference sediment abundances; or
- (iv) Juvenile polychaete: The test sediment has a mean ((biomass)) individual growth rate of less than fifty percent of the reference sediment mean ((biomass)) individual

- growth rate and the test sediment ((biomass)) mean individual growth rate is statistically different (t test, p≤0.05) from the reference sediment ((biomass)) mean individual growth
- (4) Puget Sound marine sediment impact zone maximum human health criteria. Reserved: The department may determine on a case-by-case basis the criteria, methods, and procedures necessary to meet the intent of this chapter.
- (5) Puget Sound marine sediment impact zone maximum other toxic, radioactive, biological, or deleterious substances criteria. Other toxic, radioactive, biological or deleterious substances in, or on, sediments shall be below levels which cause minor adverse effects in marine biological resources, or which correspond to a significant health risk to humans, as determined by the department. The department shall determine on a case-by-case basis the criteria, methods, and procedures necessary to meet the intent of this chapter.
- (6) Puget Sound marine sediment impact zone maximum nonanthropogenically affected sediment criteria. Whenever the nonanthropogenically affected sediment quality is of a lower quality (i.e., higher chemical concentrations, higher levels of adverse biological response, or posing a higher threat to human health) than the applicable sediment impact zone maximum criteria established under this section, the existing sediment chemical and biological quality shall be identified on an area-wide basis as determined by the department, and used in place of the standards of WAC 173-204-420.

AMENDATORY SECTION (Amending Order 90-41, filed 3/27/91, effective 4/27/91)

WAC 173-204-510 Screening sediment station clusters of potential concern. (1) Using the sediment quality standards inventory of WAC 173-204-350, the department shall analyze the sediment sampling data to identify station clusters of potential concern and station clusters of low concern per the standards of this section. Station clusters of potential concern shall be further evaluated using the hazard assessment standards of WAC 173-204-530. Station clusters of low concern shall remain on the inventory and no further cleanup action determinations shall be taken by the department until the stations are reexamined per subsection (5) of this section.

- (2) A station cluster is defined as any number of stations from the inventory of WAC 173-204-350 that are determined to be ((eontiguous)) spatially and chemically similar. For the purpose of identifying a station cluster of potential concern per the procedures of this subsection, three stations with the highest contaminant concentration for any particular contaminant or the highest degree of biological effects as identified in WAC 173-204-520 are selected from a station cluster. This procedure may be repeated for multiple chemicals identified in WAC 173-204-520, recognizing that the three stations with the highest concentration for each particular contaminant may be different and the respective areas for all chemicals may overlap. The department shall review the inventory of WAC 173-204-350 to identify station clusters of potential concern via the following process:
- (a) Identify if available, the three stations within a station cluster with the highest concentration of each

chemical contaminant identified in WAC 173-204-520, Cleanup screening levels criteria; and

- (b) For each contaminant identified in (a) of this subsection, determine the average concentration for the contaminant at the three stations identified in (a) of this subsection; and
- (c) Identify if available, three stations within the station cluster with the highest level of biological effects for the biological tests identified in WAC 173-204-315(1); and
- (d) If the average contaminant concentration for any three stations identified in (a) of this subsection, exceeds the applicable cleanup screening level in WAC 173-204-520, then the station cluster is defined as a station cluster of potential concern; and
- (e) If the biological effects at each of the three stations from (c) of this subsection exceeds the cleanup screening level in WAC 173-204-520, then the station cluster is defined as a station cluster of potential concern; and
- (f) If neither of the conditions of (d) or (e) of this subsection apply, then the station cluster is defined as a station cluster of low concern; and
- (g) If the department determines that any three stations within a station cluster exceed the sediment cleanup screening levels human health criteria or the other toxic, radioactive, biological, or deleterious substances criteria or the nonanthropogenically affected criteria of WAC 173-204-520, then the station cluster is defined as a station cluster of potential concern.
- (3) Notification. When a station cluster of potential concern has been identified, the department shall issue notification to the landowners, lessees, onsite dischargers, adjacent dischargers, and other persons determined appropriate by the department prior to the department's conducting a hazard assessment as defined in WAC 173-204-530.
- (4) No further cleanup action determinations shall be taken with station clusters of low concern until the inventory of WAC 173-204-350 is updated and the stations reexamined per subsection (5) of this section. Station clusters of low concern shall receive no further consideration for active cleanup, unless new information indicates an increase of chemical contamination at the stations in question. Station clusters of low concern shall be evaluated by the department for improved source control and/or monitoring requirements of this chapter.
- (5) The department may at any time reexamine a station or group of stations to reevaluate and identify station clusters of potential concern following the procedures of subsection (2) of this section when new information demonstrates to the department's satisfaction that reexamination actions are necessary to fulfill the purposes of WAC 173-204-500 through 173-204-590.

AMENDATORY SECTION (Amending Order 90-41, filed 3/27/91, effective 4/27/91)

WAC 173-204-520 Cleanup screening levels criteria. (1) Applicability.

(a) The marine sediment cleanup screening levels chemical criteria, and the marine sediment biological effects criteria, and the marine sediment other toxic, radioactive, biological, or deleterious substance criteria, and the marine sediment nonanthropogenically affected criteria of this

- section shall apply to marine sediments within Puget Sound. The cleanup screening levels establish minor adverse effects as the level above which station clusters of potential concern are defined, and at or below which station clusters of low concern are defined, per the procedures identified in WAC 173-204-510(2). The cleanup screening levels also establish the levels above which station clusters of potential concern are defined as cleanup sites, per the procedures identified in WAC 173-204-530, Hazard assessment. The criteria in Table III and this section also establish minor adverse effects as the Puget Sound marine sediment minimum cleanup level to be used in evaluation of cleanup alternatives per the procedures of WAC 173-204-560, and selection of a site cleanup standard(s) per the procedures of WAC 173-204-570.
- (b) Non-Puget Sound marine sediment cleanup screening levels and minimum cleanup levels criteria. Reserved: The department shall determine on a case-by-case basis the criteria, methods, and procedures necessary to meet the intent of this chapter.
- (c) Low salinity sediment cleanup screening levels and minimum cleanup levels criteria. Reserved: The department shall determine on a case-by-case basis the criteria, methods, and procedures necessary to meet the intent of this chapter.
- (d) Freshwater sediment cleanup screening levels and minimum cleanup levels criteria. Reserved: The department shall determine on a case-by-case basis the criteria, methods, and procedures necessary to meet the intent of this chapter.
- (2) Puget Sound marine sediment cleanup screening levels and minimum cleanup levels chemical criteria. The chemical concentration criteria in Table III establish the Puget Sound marine sediment cleanup screening levels and minimum cleanup levels chemical criteria.
- (a) Where laboratory analysis indicates a chemical is not detected in a sediment sample, the detection limit shall be reported and shall be at or below the Marine Sediment Quality Standards chemical criteria value set in WAC 173-204-320(2).
- (b) Where chemical criteria in this table represent the sum of individual compounds or isomers, the following methods shall be applied:
- (i) Where chemical analyses identify an undetected value for every individual compound/isomer then the single highest detection limit shall represent the sum of the respective compounds/isomers; and
- (ii) Where chemical analyses detect one or more individual compound/isomers, only the detected concentrations will be added to represent the group sum.
- (c) The listed chemical parameter criteria represent concentrations in parts per million, "normalized," or expressed, on a total organic carbon basis. To normalize to total organic carbon, the dry weight concentration for each parameter is divided by the decimal fraction representing the percent total organic carbon content of the sediment.
- (d) The LPAH criterion represents the sum of the following "low molecular weight polynuclear aromatic hydrocarbon" compounds: Naphthalene, Acenaphthylene, Acenaphthene, Fluorene, Phenanthrene, and Anthracene. The LPAH criterion is not the sum of the criteria values for the individual LPAH compounds as listed.
- (e) The HPAH criterion represents the sum of the following "high molecular weight polynuclear aromatic

hydrocarbon" compounds: Fluoranthene, Pyrene, Benz(a)anthracene, Chrysene, Total Benzofluoranthenes, Benzo(a)pyrene, Indeno(1,2,3,-c,d)pyrene, Dibenzo(a,h)anthracene, and Benzo(g,h,i)perylene. The HPAH criterion is not the sum of the criteria values for the individual HPAH compounds as listed.

(f) The TOTAL BENZOFLUORANTHENES criterion represents the sum of the concentrations of the "B," "J," and "K" isomers.

Table III

Puget Sound Marine Sediment Cleanup Screening Levels and Minimum Cleanup Levels— Chemical Criteria⁽⁽⁺⁾⁾

CHEMICAL

PARAMETER

MG/KG DRY WEIGHT

(PARTS PER MILLION (PPM) DRY)

MONG ODGANIC CARRON

LAKAMID I DK	(I Micro I Dit Middle (I I M) - I
ARSENIC	93
CADMIUM	6.7
CHROMIUM	270
COPPER	390
LEAD	530
MERCURY	0.59
SILVER	6. I
ZINC	960
CHEMICAL	MG/KG ORGANIC CARBON
PARAMETER	(PPM CARBON)((2))
	(ITM CARBOTT)
LPAH ⁽⁽³⁾⁾	780
NAPHTHALENE	170
ACENAPHTHYLENE	66
ACENAPHTHENE	57
FLUORENE	79
PHENANTHRENE	480
ANTHRACENE	1200
2-METHYLNAPHTHALEN	E 64

MG/KG ORGANIC CARBON
(PPM CARBON)))
5300
1200
1400
270
460
(ES ^{((5))} 450
210
88
. 33
78
2.3
9
1.8
2.3
53
110
1700
64
ATE 78
4500
58
6.2
11
65

TOTAL PCB'S	65
CHEMICAL PARAMETER	UG/KG DRY WEIGHT (PARTS PER BILLION (PPB) DRY)
PHENOL	1200
2-METHYLPHENOL	63
4-METHYLPHENOL	670
2.4-DIMETHYL PHENOL	29

PENTACHLOROPHENOL	690
BENZYL ALCOHOL	73
BENZOIC ACID	650

((Table III Footnotes

- 1 Where laboratory analysis indicates a chemical is not detected in a sediment sample, the detection limit shall be reported and shall be at or below the criteria value shown in this table. Where chemical criteria in this table represent the sum of individual compounds or isomers, and a chemical analysis identifies an undetected value for one or more individual compounds or isomers, the detection limit shall be used for calculating the sum of the respective compounds or isomers.
- 2. The listed chemical parameter criteria represent concentrations in parts per million, "normalized," or expressed, on a total organic carbon basis. To normalize to total organic carbon, the dry weight concentration for each parameter is divided by the decimal fraction representing the percent total organic carbon content of the sediment.
- 3 The LPAH criterion represents the sum of the following "low molecular weight polynuclear aromatic hydrocarbon" compounds:
 Naphthalene, Acenaphthylene, Acenaphthene, Fluorene, Phenanthrene, and Anthracene. The LPAH criterion is not the sum of the criteria values for the individual LPAH compounds as listed.
- 4 The HPAH criterion represents the sum of the following "high molecular weight polynuclear aromatic hydrocarbon" compounds: Fluoranthene, Pyrene, Benz(a)anthracene, Chrysene, Total Benzofluoranthenes, Benzo(a)pyrene, Indeno(1,2,3, e,d)pyrene, Dibenzo(a,h)anthracene, and Benzo(g,h,i)perylene. The HPAH criterion is not the sum of the criteria values for the individual HPAH compounds as listed.
- 5 The TOTAL BENZOFLUORANTHENES enterion represents the sum of the concentrations of the "B," "J," and "K" isomers.))
- (3) Puget Sound marine sediment cleanup screening levels and minimum cleanup level biological criteria. The biological effects criteria of this subsection establish the Puget Sound marine sediment cleanup screening level, and the Puget Sound marine sediment minimum cleanup level criteria.
- (a) The acute and chronic effects biological tests of WAC 173-204-315(1) shall be used to:
- (i) Identify the Puget Sound marine sediment cleanup screening level for the purpose of screening sediment station clusters of potential concern using the procedures of WAC 173-204-510(2); and
- (ii) Identify the Puget Sound marine sediment cleanup screening level for the purpose of identifying station clusters of low concern and/or cleanup sites using the hazard assessment procedures of WAC 173-204-530(4); and/or
- (iii) Identify the Puget Sound marine sediment minimum cleanup level to confirm minimum cleanup level determinations using the procedures of WAC 173-204-570(3).
- (b) When using biological testing to determine if station clusters exceed the cleanup screening level or to identify the minimum cleanup level for a contaminated site, test results from at least two acute effects tests and one chronic effects test shall be evaluated.
- (c) The biological tests shall not be considered valid unless test results for the appropriate control and reference sediment samples meet the performance standards described in WAC 173-204-315(2).
- (d) The cleanup screening level and minimum cleanup level is exceeded when any two of the biological tests exceed the criteria of WAC 173-204-320(3); or one of the following test determinations is made:
- (i) Amphipod: The test sediment has a higher (statistically significant, t test, $p \le 0.05$) mean mortality than the

reference sediment and the test sediment mean mortality is ((more than thirty percent higher)) greater than a value represented by the reference sediment mean mortality((, on an absolute basis)) plus thirty percent.

- (ii) Larval: The test sediment has a mean survivorship of normal larvae that is less (statistically significant, t test, p≤0.05) than the mean normal survivorship in the reference sediment and the test sediment mean normal survivorship is less than seventy percent of the mean normal survivorship in the reference sediment (i.e., the test sediment has a mean combined abnormality and mortality that is greater than thirty percent relative to time-final in the reference sediment).
- (iii) Benthic abundance: The test sediment has less than fifty percent of the reference sediment mean abundance of any two of the following major taxa: Class Crustacea, Phylum Mollusca or Class Polychaeta and the test sample abundances are statistically different (t test, p≤0.05) from the reference abundances.
- (iv) Juvenile polychaete: The test sediment has a mean ((biomass)) individual growth rate of less than fifty percent of the reference sediment mean ((biomass)) individual growth rate and the test sediment ((biomass)) mean individual growth rate is statistically different (t test, p≤0.05) from the reference sediment ((biomass)) mean individual growth rate.
- (4) Puget Sound marine sediment cleanup screening levels and minimum cleanup levels human health criteria. Reserved: The department may determine on a case-by-case basis the criteria, methods, and procedures necessary to meet the intent of this chapter.
- (5) Puget Sound marine sediment cleanup screening levels and minimum cleanup levels other toxic, radioactive, biological, or deleterious substances criteria. Other toxic, radioactive, biological, or deleterious substances in, or on, sediments shall be at or below levels which cause minor adverse effects in marine biological resources, or which correspond to a significant health risk to humans, as determined by the department. The department shall determine on a case-by-case basis the criteria, methods, and procedures necessary to meet the intent of this chapter.
- (6) Puget Sound marine sediment cleanup screening levels and minimum cleanup levels nonanthropogenically affected sediment criteria. Whenever the nonanthropogenically affected sediment quality is of a lower quality (i.e., higher chemical concentrations, higher levels of adverse biological response, or posing a higher threat to human health) than the applicable cleanup screening levels or minimum cleanup levels criteria established under this section, the existing sediment chemical and biological quality shall be identified on an area-wide basis as determined by the department, and used in place of the standards of WAC 173-204-520.

AMENDATORY SECTION (Amending Order 90-41, filed 3/27/91, effective 4/27/91)

WAC 173-204-530 Hazard assessment and site identification. (1) Purpose. A hazard assessment shall be performed to gather existing and available information to further characterize each station cluster of potential concern identified per WAC 173-204-510.

- (2) Hazard assessment requirements. Onsite dischargers, lessees, landowners, and adjacent dischargers shall submit, upon the department's request, all existing and available information that would enable the department to:
- (a) Determine the concentration and/or areal extent and depth of sediment contamination at the station cluster of potential concern by:
- (i) Identifying the contaminants exceeding the applicable sediment quality standards of WAC 173-204-320 through 173-204-340;
- (ii) Identifying individual stations within the station cluster of potential concern which exceed the sediment cleanup screening levels criteria of WAC 173-204-520;
- (iii) Identifying the level of toxicity to the applicable biological test organisms of WAC 173-204-320 through 173-204-340;
- (iv) Determining where the applicable sediment quality standards of WAC 173-204-320 through 173-204-340, for any given contaminant, is met;
- (v) Determining if concentrations of chemicals exist that potentially present a significant threat to human health;
- (vi) Defining the location where the minimum cleanup level as defined in WAC 173-204-570 is met.
- (b) ((Identifying and characterizing)) Identify and characterize the present and historic source or sources of the contamination.
- (c) ((Identifying)) <u>Identify</u> the location of sediment impact zones authorized under WAC 173-204-415.
- (d) ((Identifying)) <u>Identify</u> sensitive resources in the vicinity of the station cluster of potential concern.
- (e) ((Providing)) Provide other information as determined necessary by the department for ranking sites under WAC 173-204-540.
- (3) The department shall also compile existing and available information from other federal, state, and local governments that pertain to the topics in subsection (2) of this section.
- (4) To identify cleanup sites, the department shall use all available information of acceptable quality gathered from the hazard assessment to evaluate station clusters of potential concern identified pursuant to WAC 173-204-510(2). For the purpose of identifying a cleanup site per the procedures of this subsection, three stations with the highest contaminant concentration for any particular contaminant or the highest degree of biological effects as identified in WAC 173-204-520 are selected from a station cluster of potential concern. This procedure may be repeated for multiple chemicals identified in WAC 173-204-520, recognizing that the three stations with the highest concentration for each particular contaminant may be different and the respective areas for all chemicals may overlap. The department shall review the list of station clusters of potential concern to identify cleanup sites via the following process:
- (a) Identify if available, three stations within the station cluster of potential concern with the highest level of biological effects for the biological tests identified in WAC 173-204-315(1).
- (b) Station clusters of potential concern where the level of biological effects for any three stations within the station cluster of potential concern exceeds the cleanup screening levels of WAC 173-204-520(3) shall be defined as cleanup sites.

- (c) Identify if available, the three stations within a station cluster of potential concern with the highest concentration of each chemical contaminant identified in WAC 173-204-520, Cleanup screening levels criteria. For the purpose of identifying a cleanup site per the procedures of this subsection, stations that meet the biological standards of WAC 173-204-520(3) shall not be included in the evaluation of chemical contaminant concentrations.
- (d) For each contaminant identified in (c) of this subsection, determine the average concentration for the contaminant at the three stations identified in (c) of this subsection.
- (e) Station clusters of potential concern for which any average chemical concentration identified in (d) of this subsection exceeds the cleanup screening level chemical criteria of Table III shall be defined as cleanup sites.
- (f) After completion of the hazard assessment, if neither of the conditions of (b) or (e) of this subsection apply, then the station cluster is defined as a station cluster of low concern
- (g) Station clusters of potential concern where the department determines that any three stations within the station cluster of potential concern exceed the sediment cleanup screening levels human health criteria or the other toxic, radioactive, biological, or deleterious substances criteria or the nonanthropogenically affected criteria of WAC 173-204-520, shall be defined as cleanup sites.

AMENDATORY SECTION (Amending Order 90-41, filed 3/27/91, effective 4/27/91)

WAC 173-204-560 Cleanup study. (1) Purpose. This section describes cleanup study plan and report standards which meet the intent of cleanup actions required under authority of chapter 90.48 and/or 70.105D RCW, and/or this chapter. Cleanup actions required under authority of chapter 70.105D RCW shall also meet all standards of chapter 173-340 WAC, the Model Toxics Control Act cleanup regulation. The cleanup study plan and report standards in this chapter include activities to collect, develop, and evaluate sufficient information to enable consideration of cleanup alternatives and selection of a site-specific sediment cleanup standard prior to making a cleanup decision. Each person performing a cleanup action to meet the intent of this chapter shall submit a cleanup study plan and cleanup study report to the department for review and written approval prior to implementation of the cleanup action. The department may approve the cleanup study plan as submitted, may approve the cleanup study plan with appropriate changes or additions, or may require preparation of a new cleanup study plan.

(2) Scope of cleanup study plan. The scope of a cleanup study plan shall depend on the specific site informational needs, the site hazard, the type of cleanup action proposed, and the authority cited by the department to require cleanup. In establishing the necessary scope of the cleanup study plan, the department may consider cost mitigation factors, such as the financial resources of the person(s) responsible for the cleanup action. In all cases sufficient information must be collected, developed, and evaluated to enable the appropriate selection of a cleanup standard under WAC 173-204-570 and a cleanup action

decision under WAC 173-204-580. The sediment cleanup study plan shall address:

- (a) Public information/education;
- (b) Site investigation and cleanup alternatives evaluation;
 - (c) Sampling plan and recordkeeping; and
 - (d) Site safety.
- (3) Cleanup study plan public information/education requirements. The cleanup study plan shall encourage coordinated and effective public involvement commensurate with the nature of the proposed cleanup action, the level of public concern, and the existence of, or potential for adverse effects on biological resources and/or a threat to human health. The cleanup study plan shall address proposed activities for the following subjects:
- (a) When public notice will occur, the length of the comment periods accompanying each notice, the potentially affected vicinity, and any other areas to be provided notice;
- (b) Where public information repositories will be located to provide site information to the public;
- (c) Methods for identifying the public's concerns, e.g., interviews, questionnaires, community group meetings, etc.;
- (d) Methods for providing information to the public, e.g., press releases, public meetings, fact sheets, etc.;
- (e) Coordination of public participation requirements mandated by other federal, state, or local laws;
- (f) Amendments to the planned public involvement activities; and
- (g) Any other elements that the department determines to be appropriate for inclusion in the cleanup study plan.
- (4) Cleanup study plan site investigation and cleanup alternatives evaluation requirements. The content of the cleanup study plan for the site investigation and cleanup alternatives evaluation is determined by the type of cleanup action selected as defined under WAC 173-204-550. As determined by the department, the cleanup study plan shall address the following subjects:
- (a) General site information. General information, including: Project title; name, address, and phone number of project coordinator; legal description of the cleanup site; area and volume dimensions of the site; present owners and operators of contaminant source discharges to site; chronological listing of past owners and operators of contaminant source discharges to the site and their respective operational history; and other pertinent information determined by the department.
- (b) Site conditions map. An existing site conditions map which illustrates site features as follows:
 - (i) Property boundaries.
- (ii) The site boundary defined by the individual contaminants exceeding the applicable sediment quality standards of WAC 173-204-320 through 173-204-340 at the point where the concentration of the contaminant would meet the:
 - (A) Cleanup objective; and
 - (B) Minimum cleanup level; and
 - (C) Recommended cleanup standards.
 - (iii) Surface and subsurface topography.
 - (iv) Surface and subsurface structures.
 - (v) Utility lines.

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- (vi) Navigation lanes.
- (vii) Current and ongoing sediment sources.

Permanent

- (viii) Other pertinent information determined by the department.
- (c) Site investigation. Sufficient investigation to characterize the distribution of sediment contamination present at the site, and the threat or potential threat to human health and the environment. Where applicable to the site, these investigations shall address the following:
- (i) Surface water and sediments. Investigations of surface water hydrodynamics and sediment transport mechanisms to characterize significant hydrologic features such as: Site surface water drainage patterns, quantities and flow rates, areas of sediment erosion and deposition including estimates of sedimentation rates, and actual or potential contaminant migration routes to and from the site and within the site. Sufficient surface water and sediment sampling shall be performed to adequately characterize the areal and vertical distribution and concentrations of contaminants. ((Properties)) Recontamination potential of sediments which are likely to influence the type and rate of contaminant migration, or are likely to affect the ability to implement alternative cleanup actions shall be characterized;
- (ii) Geology and ground water system characteristics. Investigations of site geology and hydrogeology to adequately characterize the physical properties and distribution of sediment types, and the characteristics of ground water flow rate, ground water gradient, ground water discharge areas, and ground water quality data which may affect site cleanup alternatives evaluations:
- (iii) Climate. Information regarding local and regional climatological characteristics which are likely to affect surface water hydrodynamics, ground water flow characteristics, and migration of sediment contaminants such as: Seasonal patterns of rainfall; the magnitude and frequency of significant storm events; prevailing wind direction and velocity;
- (iv) Land use. Information characterizing human populations exposed or potentially exposed to sediment contaminants released from the site and present and proposed uses and zoning for shoreline areas contiguous with the site; and
- (v) Natural resources and ecology. Information to determine the impact or potential impact of sediment contaminants from the site on natural resources and ecology of the area such as: Sensitive environment, local and regional habitat, plant and animal species, and other environmental receptors.
- (d) Sediment contaminant sources. A description of the location, quantity, areal and vertical extent, concentration and sources of active and inactive waste disposal and other sediment contaminant discharge sources which affect or potentially affect the site. Where determined relevant by the department, the following information shall be obtained by the department from the responsible discharger:
- (i) The physical and chemical characteristics, and the biological effects of site sediment contaminant sources;
- (ii) The status of source control actions for permitted and unpermitted site sediment contaminant sources; and
- (iii) A recommended compliance time frame for known permitted and unpermitted site sediment contaminant sources which affect or potentially affect implementation of the timing and scope of the site cleanup action alternatives.

- (e) Human health risk assessment. The current and potential threats to human health that may be posed by sediment site contamination shall be evaluated using a risk assessment procedure approved by the department.
- (f) Cleanup action alternatives. Each cleanup study plan shall include an evaluation of alternative cleanup actions that protect human health and the environment by eliminating, reducing, or otherwise controlling risks posed through each exposure pathway and migration route. The number and types of alternatives to be evaluated shall take into account the characteristics and complexity of the site.
- (i) The proposed site cleanup alternatives may include establishment of site units, as defined in WAC 173-204-200(24), with individual cleanup standards within the range required by WAC 173-204-570, based on site physical characteristics and complexity, and cleanup standard alternatives established on consideration of cost, technical feasibility, and net environmental impact.
- (ii) The proposed site cleanup alternatives may include establishment of a sediment recovery zone as authorized under WAC 173-204-590, Sediment recovery zones. Establishment or expansion of a sediment recovery zone shall not be used as a substitute for active cleanup actions, when such actions are practicable and meet the standards of WAC 173-204-580. The cleanup study plan shall include the following information for evaluation of sediment recovery zone alternatives:
- (A) The time period during which a sediment recovery zone is projected to be necessary based on source loading and net environmental recovery processes determined by application of the department's sediment recovery zone computer models "CORMIX," "PLUMES," and/or "WASP," or an alternate sediment recovery zone model(s) approved by the department under WAC 173-204-130(4) as limited by the standards of this section and the department's best professional judgment;
- (B) The legal location and landowner(s) of property proposed as a sediment recovery zone;
- (C) Operational terms and conditions including, but not limited to proposed confirmational monitoring actions for discharge effluent and/or receiving water column and/or sediment chemical monitoring studies and/or bioassays to evaluate ongoing water quality, sediment quality, and biological conditions within and adjacent to the proposed or authorized sediment recovery zone to confirm source loading and recovery rates in the proposed sediment recovery zone.
- (D) Potential risks posed by the proposed sediment recovery zone to human health and the environment;
- (E) The technical practicability of elimination or reduction of the size and/or degree of chemical contamination and/or level of biological effects within the proposed sediment recovery zone; and
- (F) Current and potential use of the sediment recovery zone, surrounding areas, and associated resources that are, or may be, affected by releases from the zone.
- (G) The need for institutional controls or other site use restrictions to reduce site contamination risks to human health.
- (iii) A phased approach for evaluation of alternatives may be required for certain sites, including an initial screening of alternatives to reduce the number of potential remedies for the final detailed evaluation. The final evalua-

tion of cleanup action alternatives that pass the initial screening shall consider the following factors:

- (A) Overall protection of human health and the environment, time required to attain the cleanup standard(s), and onsite and off-site environmental impacts and risks to human health resulting from implementing the cleanup alternatives;
- (B) Attainment of the cleanup standard(s) and compliance with applicable federal, state, and local laws;
- (C) Short-term effectiveness, including protection of human health and the environment during construction and implementation of the alternative; and
- (D) Long-term effectiveness, including degree of certainty that the alternative will be successful, long-term reliability, magnitude of residual, biological and human health risk, and effectiveness of controls for ongoing discharges and/or controls required to manage treatment residues or remaining wastes cleanup and/or disposal site risks;
- (g) Ability to be implemented. The ability to be implemented including the potential for landowner cooperation, consideration of technical feasibility, availability of needed off-site facilities, services and materials, administrative and regulatory requirements, scheduling, monitoring requirements, access for construction, operations and monitoring, and integration with existing facility operations and other current or potential cleanup actions;
- (h) Cost, including consideration of present and future direct and indirect capital, operation, and maintenance costs and other foreseeable costs;
- (i) The degree to which community concerns are addressed;
- (j) The degree to which recycling, reuse, and waste minimization are employed; and
- (k) Environmental impact. Sufficient information shall be provided to fulfill the requirements of chapter 43.21C RCW, the State Environmental Policy Act. Discussions of significant short-term and long-term environmental impacts, significant irrevocable commitments of natural resources, significant alternatives including mitigation measures, and significant environmental impacts which cannot be mitigated shall be included.
- (5) Cleanup study plan sampling plan and record-keeping requirements. The cleanup study plan shall address proposed sampling and recordkeeping activities to meet the standards of WAC 173-204-600, Sampling and testing plan standards, and WAC 173-204-610, Records management, and the standards of this section.
- (6) Cleanup study plan site safety requirements. The cleanup study plan shall address proposed activities to meet the requirements of the Occupational Safety and Health Act of 1970 (29 U.S.C. Sec. 651 et seq.) and the Washington Industrial Safety and Health Act (chapter 49.17 RCW), and regulations promulgated pursuant thereto. These requirements are subject to enforcement by the designated federal and state agencies. Actions taken by the department under this chapter do not constitute an exercise of statutory authority within the meaning of section (4)(b)(1) of the Occupational Safety and Health Act.
- (7) Cleanup study report. Each person performing a cleanup action to meet the intent of this chapter shall submit a cleanup study report to the department for review and written approval of a cleanup decision prior to implementa-

tion of the cleanup action. The sediment cleanup study report shall include the results of cleanup study site investigations conducted pursuant to subsection (4) of this section, and preferred and alternate cleanup action proposals based on the results of the approved cleanup study plan.

(8) Sampling access. In cases where the person(s) responsible for cleanup is not able to secure access to sample sediments on lands subject to a cleanup study plan approved by the department, the department may facilitate negotiations or other proceedings to secure access to the lands. Requests for department facilitation of land access for sampling shall be submitted to the department in writing by the person(s) responsible for the cleanup action study plan.

AMENDATORY SECTION (Amending Order 90-41, filed 3/27/91, effective 4/27/91)

- WAC 173-204-590 Sediment recovery zones. (1) The purpose of this section is to set forth the requirements for establishment and monitoring of sediment recovery zones to meet the intent of sediment quality dilution zones authorized pursuant to RCW 90.48.520. The standards of this section are applicable to cleanup action decisions made pursuant to WAC 173-204-580 where selected actions leave in place marine, low salinity, or freshwater sediments that exceed the applicable sediment quality standards of WAC 173-204-320 through 173-204-340.
- (2) General requirements. Authorization of a sediment recovery zone by the department shall require compliance with the following general requirements:
- (a) The sediment recovery zone shall be determined by application of the department's sediment recovery zone computer models "CORMIX," "PLUMES," and/or "WASP," or an alternate sediment recovery zone model(s) approved by the department under WAC 173-204-130(4) as limited by the standards of this section and the department's best professional judgment.
- (b) The department shall provide specific authorization for a sediment recovery zone within the written approval of the cleanup study report and cleanup decision required under WAC 173-204-580.
- (((b))) (c) The time period during which a sediment recovery zone is authorized by the department shall be so stated in the department's written approval of the cleanup study report and cleanup decision.
- (((e))) (d) The department's written sediment recovery zone authorization shall identify the legal location and landowners of property proposed as a sediment recovery zone.
- (((d))) <u>(e)</u> Operational terms and conditions for the authorized sediment recovery zone pursuant to subsection (5) of this section shall be maintained at all times.
- (((e))) (f) Where cleanup is not practicable pursuant to the analysis under WAC 173-204-570(4), sediment recovery zones may be authorized for periods in excess of ten years.
- (3) A sediment recovery zone authorization issued by the department under the authority of chapter 90.48 or 70.105D RCW, or other administrative means available to the department, does not constitute authorization to trespass on lands not owned by the applicant. These requirements do not address, and in no way alter, the legal rights, responsibilities, or liabilities of the permittee or landowner of the

sediment recovery zone for any applicable requirements of proprietary, real estate, tort, and/or other laws not directly expressed as a requirement of this chapter.

- (4) Prior to authorization, the department shall make a reasonable effort to identify and notify all landowners affected by the proposed sediment recovery zone. The department shall issue a sediment recovery zone notification letter to any person it believes to be a potentially affected landowner and other parties determined appropriate by the department. The notification letter shall be sent by certified mail, return receipt requested, or by personal service. The notification letter shall provide:
- (a) The name of the person the department believes to be the affected landowner; and
- (b) The names of other affected landowners to whom the department has sent a proposed sediment recovery zone notification letter; and
- (c) The name of the sediment recovery zone applicant; and
- (d) A general description of the proposed sediment recovery zone including the chemical(s) of concern by name and concentration, and the area of affected sediment; and
- (e) The determination of the department concerning whether the proposed sediment recovery zone application meets the standards of this section; and
- (f) The intention of the department whether to authorize the proposed sediment recovery zone; and
- (g) Notification that the affected landowner may comment on the proposed sediment recovery zone. Any landowner comments shall be submitted in writing to the department within thirty days from the date of receipt of the notification letter, unless the department provides an extension.
- (5) As determined necessary by the department, operational terms and conditions for the sediment recovery zone may include completion and submittal to the department of discharge effluent and/or receiving water column and/or sediment chemical monitoring studies and/or bioassays to evaluate ongoing water quality, sediment quality, and biological conditions within and adjacent to the proposed or authorized sediment recovery zone.
- (6) The department shall review all data or studies conducted in accordance with a sediment recovery zone authorization to ensure compliance with the terms and conditions of the authorization and the standards of this section. Whenever, in the opinion of the department, the operational terms and conditions of a sediment recovery zone or the standards of this section are violated or there is a potential to violate the sediment recovery zone authorization or the standards of this section, or new information or a reexamination of existing information indicates the sediment recovery zone is no longer appropriate, the department may at its discretion:
- (a) Require additional chemical or biological monitoring as necessary;
- (b) Revise the sediment recovery zone authorization as necessary to meet the standards of this section;
- (c) Require active contaminated sediment maintenance actions including additional cleanup in accordance with the standards of WAC 173-204-500 through 173-204-580; and/or
- (d) Withdraw the department's authorization of the sediment recovery zone.

WSR 96-02-067 PERMANENT RULES DEPARTMENT OF TRANSPORTATION

[Order 160—Filed January 3, 1996, 8:30 a.m.]

Date of Adoption: January 2, 1996.

Purpose: To insure proper training, registration, and conduct of air search and rescue.

Statutory Authority for Adoption: Chapter 47.68 RCW. Adopted under notice filed as WSR 95-23-041 on November 13, 1995.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 21, amended 0, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 21, amended 0, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 21, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 0, repealed 0.

Effective Date of Rule: Thirty-one days after filing.

January 2, 1996 S. A. Moon Deputy Secretary for Operations

Chapter 468-200 WAC CONDUCT AND MANAGEMENT OF EMERGENCY AIR OPERATIONS AIR SEARCH & RESCUE/ DISASTER RELIEF

NEW SECTION

WAC 468-200-020 Purpose and intent. The purpose of this chapter is to adopt rules pertaining to the use, classes, scope, conditions of duty and training of emergency workers involved in air search and rescue or air disaster relief missions.

Any emergency situation most likely requires multiagency contact and coordination. To insure a timely and effective response nothing in this chapter is intended to preclude local law enforcement from taking immediate and constructive action. The aviation division will insure that each county sheriff's department is briefed on potential emergencies underway in their jurisdiction.

The intent of these rules is to clearly delineate the responsibilities of authorized officials and emergency workers before, during, and after emergencies, disasters, and other specific missions conducted under the authority of the Washington state department of transportation, aviation division.

- WAC 468-200-040 Scope. This chapter is applicable for emergency activities as outlined in chapter 47.68 RCW, Washington state emergency management comprehensive plan, state and regional disaster airlift plan, or other official state of Washington or political subdivision emergency plans for:
- (1) Multijurisdictional or major emergencies, disasters, and related incidents that are determined by appropriate state or local authorities to require the use of aircraft, airships, and crews at the disposal of and trained by the aviation division or its designees and the emergency workers required to crew and support such air operations. Nothing shall preclude local authorities from utilizing local resources to meet local emergencies. At the request of local authorities, even for localized emergencies, the aviation division will coordinate and acquire aviation resources as needed.
- (2) Search and rescue missions for aircraft in distress, missing, or presumed down that are conducted under the authority of chapter 47.68 RCW. This does not include air operations conducted for search and rescue purposes under the authority of chapter 38.52 RCW.
- (3) Training events authorized by the department of transportation, aviation division.

NEW SECTION

- WAC 468-200-060 Definitions. (1) "Air search & rescue" means the conduct and management of all aerial search and rescue operations involving downed or missing aircraft. This includes aircraft and airships used in search and rescue operations requested through the aviation division. The aviation division is also responsible for search and rescue activities involving electronic signaling devices such as emergency locator transmitters (ELT's) and emergency position indicating radio beacons (EPIRB's). This does not include operations conducted for search and rescue purposes under the authority of chapter 38.52 RCW.
- (2) "Disaster relief air operations" means the utilization of aircraft, airships, and crews in the assessment, search & rescue, or mitigation of a disaster.
- (3) "Authorized official" means the director of aviation of the department of transportation or designee.
- (4) "Authorized organization" means the department of transportation, aviation division, Washington state military department, emergency management division, local emergency management agencies, or law enforcement agencies of political subdivisions.
- (5) "Aviation division" means the department of transportation, aviation division.
- (6) "Incident" means an occurrence or event, either human caused or natural phenomena, that requires action by emergency services personnel to prevent or minimize loss of life or damage to property and/or the environment.
- (7) "Mission" means a distinct assignment of personnel and equipment to achieve a set of tasks related to an incident, emergency, disasters or search and rescue operation that occurs under the direction and control of an authorized official
- (8) "Training event" means a planned, nonemergency activity for the development, maintenance, or upgrading of emergency worker skills.

- (9) "Remote/isolated area" means an area lacking in amenities, paved roads, or public services, most often heavy vegetation and hilly terrain. Also defined as an area in which development is essentially nonexistent except for roads, railroads, power lines, and similar transportation facilities. Anyone leaving a recognized, road network will be considered to be in a remote/isolated area.
- (10) "SARDA" means state and regional disaster airlift, a plan that is adopted by the state of Washington, as an integral part of the Washington state comprehensive emergency management plan. SARDA establishes the procedures for the control, conduct, and utilization of aviation during times of major disaster.

NEW SECTION

- WAC 468-200-080 Registration. Registration is a prerequisite for emergency workers involved in the conduct of air search & rescue/disaster relief missions conducted under the authority of this chapter or chapter 47.68 RCW.
- (1) Aircraft pilots and observers shall register with the aviation division by completing and filing a form as designated by the aviation division.
- (2) Main base support personnel, assigned and working at the aviation division designated incident command post must also be registered with the aviation division.
- (3) Ground personnel engaging in search and rescue field activities in remote or isolated locations must be registered emergency workers having complied with the registration requirements of chapter 38.52 RCW and chapter 118-04 WAC.
- (4) The information provided during registration may be used by authorized officials to conduct criminal history, flying record, driving record, and background checks.
- (5) Failure to truthfully respond to statements set forth on the registration form may result in the denial of registration or revocation of registration.
- (6) Registration required under chapter 47.68 RCW and this chapter shall be at the discretion of the aviation division on a form supplied or approved by the aviation division. Registration shall be completed upon the successful completion of the required training program as approved by the aviation division.
- (a) An employee of the state or of a political subdivision of the state who is required to perform emergency duties as a normal part of their job shall not be required to register.
- (b) When such individuals are outside the jurisdiction of their employment during a disaster, emergency, mission or incident, except when acting under the provisions of a mutual aid agreement, they should report to the on-scene authorized official and announce their capabilities and willingness to serve as a volunteer during the emergency or disaster. The on-scene authorized official shall register the individual as a temporary worker.
- (c) Employees of the National Park Service, U.S. Forest Service, Bureau of Land Management performing their normal assigned duties in jurisdictions under their control shall not be required to register.
- (d) Members of active duty, reserve, or National Guard components of the Department of Defense performing duties while in a "paid duty" status shall not be required to register.

- (e) Members of active duty or reserve components of the U.S. Coast Guard performing duties while in a "paid duty" status shall not be required to register.
- (f) Temporary registration may be authorized in those emergency situations requiring immediate or on-scene recruiting of volunteers to assist in time-critical or life threatening situations.

WAC 468-200-100 Classes of emergency workers. The following classes of emergency workers and the scope of duties of each class are hereby established.

- (1) Administration personnel includes, but is not limited to, technical, administrative, and clerical services and may involve recruiting, coordinating, and directing any emergency support activities. Workers under this class will normally not perform their duty functions in isolated or remote locations. They are normally assigned to the incident command post, staging areas, or outlying airports.
- (2) Pilots include duties performed by pilots licensed by the Federal Aviation Administration, operating Federal Aviation Administration approved aircraft, in support of emergency management activities. Pilots will be required to complete a mission training program conducted or approved by the aviation division.
- (3) Observers include those individuals completing an approved training program to perform duties as an aerial observer on emergency missions.
- (4) Communications shall include individuals who support airborne emergency response with air to air, air to ground, or ground to ground communications. Individuals in this class who are registered in accordance with chapter 38.52 RCW and chapter 118-04 WAC shall be deemed registered for the purposes of this chapter.
- (5) General includes, but is not limited to, duties which can be performed by persons without permanent specific emergency assignment. These emergency workers may include personnel who do not have any specific training or qualifications, but whose participation is essential to a specific emergency operation.
- (6) Transportation includes, but is not limited to, the planning, organizing, maintaining, operating, and coordination of available means of transportation for the movement of supplies, evacuees, personnel, and equipment.
- (7) Radio beacon (emergency locator transmitter/emergency position indicating radio beacon) or other electronic transmitting device personnel shall include those personnel who respond by various ground and air modes of transportation to locate and silence electronic distress beacons. Personnel who will be working in isolated or remote areas must be registered and qualified in accordance with chapter 38.52 RCW and chapter 118-04 WAC.
- (8) Aircrew (other) consist of crew members conducting airborne communications, aircraft crew chiefs, and airborne controllers.

NEW SECTION

WAC 468-200-110 Conduct of training. Organizations wishing to conduct training to meet the requirements of this chapter will submit the following information for consideration and approval prior to conducting training:

- (1) A letter requesting to conduct approved training outlining the subject matter for which authorization is sought.
- (2) A course outline listing the subject matter to be taught, class objectives, equipment, and audio visual material to be used.
- (3) Copies of all hand out material, student work books, and other items that will be distributed.
- (4) Written notice of date, location or locations where course is to be taught.
- (5) A resume of the instructors background and qualifications.
- (6) Such other material as may be instrumental in the aviation division reviewing the proposed training opportunities to insure consistency with the state program.

Applications for instructor/course authorization must be received at least thirty days prior to the course offering. The aviation division will have final approval authority over course content and instructor utilization. The aviation division will prepare, and supply on request, information and guidelines for the selection of instructors, preparation of courses and conduct of training.

NEW SECTION

WAC 468-200-120 Qualifications of search and rescue emergency workers. Personnel will complete training administered or approved by the aviation division prior to engagement in any search and rescue activities conducted in accordance with chapter 47.68 RCW, this chapter, the state comprehensive emergency management plan (regarding air operations) or the state and regional disaster airlift plan (SARDA).

- (1) The following are the basic qualifications for administrative support search and rescue emergency workers:
- (a) Be physically and mentally fit for the position assigned.
- (b) Possess knowledge and the skills required of air search and rescue support workers.
- (c) Possess knowledge of the incident command system and how the system works.
- (d) Possess knowledge of the records and forms necessary to administer a major air search operation, including all forms used to identify the mission, track personnel, equipment, and assignments.
- (e) Possess knowledge of the various state laws, plans, and procedures used in the conduct of emergency air operations.
- (f) Possess knowledge of the requirements utilized in briefing search participants.
- (g) Possess knowledge of the requirements and procedures utilized to select and dispatch emergency workers.
- (h) Possess knowledge of dealing with the media, news releases, and information flow.
- (i) Possess basic knowledge of the various types of maps used in air search and airborne disaster relief.
- (j) Possess knowledge and training in dealing with family members of individuals in distressed situations.
- (k) Possess knowledge in specific incident command system job descriptions that the individual is assigned to perform.

- (2) The following are the basic qualifications for communications personnel:
- (a) Be physically and mentally fit for the position assigned.
- (b) Possess the knowledge and skills required of air search and rescue support workers.
- (c) Possess knowledge of the incident command system and how the system works.
- (d) Possess knowledge of the various forms used in the incident command system with particular skills in those forms having to deal with communications.
- (e) Possess knowledge of the various state laws, plans, and procedures used in the conduct of emergency air operations.
- (f) Possess a Federal Communications Commission radio license for the class and type of equipment operated when the operation of a radio requires an operator license.
- (g) For remote or isolated assignments be registered and qualified as an emergency worker in accordance with chapter 118-04 WAC or chapter 38.52 RCW.
- (h) Possess knowledge in specific incident command system job descriptions that the individual is assigned to perform.
- (3) The following are the basic qualifications for pilots and observers.
- (a) Be physically and mentally fit for the position assigned.
- (b) Possess the knowledge and skills required of air search and rescue support workers.
- (c) Possess knowledge of the incident command system and how the system works.
- (d) Possess knowledge of the various forms used in the incident command system with particular skills in those forms having to deal with air operations.
- (e) Possess knowledge of the various state laws, plans, and procedures used in the conduct of emergency air operations.
- (f) Possess knowledge in specific incident command system job descriptions that the individual is assigned to perform.
- (g) Possess knowledge and have training in the following aircrew specific items:
 - 1. Search patterns & electronic search
 - 2. Universal Map System (UMS)
 - 3. Navigation & Position Determination
 - 4. Aircrew Coordination
 - 5. Communications procedures
 - 6. Coordination with ground teams
 - 7. Flight line operations
 - 8. Weather
 - 9. High altitude & terrain considerations
 - 10. Mountain flying
 - 11. Scanning techniques
 - 12. Sighting characteristics
 - 13. In-flight emergencies
 - 14. Off-field landings
 - 15. Survival, first aid, & safety
 - 16. Flight plans
 - 17. Incident Forms
- 18. State & Regional Disaster Airlift (SARDA) & Disaster relief plans
 - 19. Reimbursement procedures

- 20. Dealing with the family and the press.
- (4) In addition to the knowledge and skill requirements of 3 above, pilots must meet the following qualifications and skill levels.
- (a) Hold a private pilots license or above issued by Federal Aviation Administration.
- (b) Hold a current and valid medical certificate issued by a Federal Aviation Administration authorized Airman Medical Examiner (AME).
- (c) Meet all recurrency/currency of flight and other restrictions imposed by the Federal Aviation Administration.
- (d) Have logged at least two hundred hours of total flight time for flat land (altitudes below five thousand feet) search pilot operations. Have logged at least five hundred hours of total flight time for all other search and rescue assignments.
- (e) Have completed flight training with a search pilot instructor appointed or approved by the aviation division.
- (5) Ground electronic beacon (emergency locator transmitters & emergency position indicating radio beacon) direction finding personnel will receive training and demonstrate proficiency in the principles of emergency beacon transmitters, proper procedures for direction finding (DF) and legal responsibilities. The training shall consist of at least the following:
- (a) Principles of transmission, causes of distortion, interference, and blockage of signals.
- (b) DF principles involving hand-held direction finders as well as working with only radio receivers.
 - (c) Interferometer method of DF.
 - (d) Map reading and interpretation.
- (e) Legal responsibilities and restrictions upon finding a transmitter.
- (f) When required be qualified and registered in accordance with chapter 118-04 WAC.

WAC 468-200-160 Establishment of state standards.

When appropriate state standards may be established for classes of individual emergency workers involved in air search and rescue and air responses to disaster situations. Upon establishment of a state standard, training programs within the state shall, at a minimum, comply with that standard.

NEW SECTION

WAC 468-200-180 Responsibilities of authorized officials using emergency workers. (1) Authorized officials using emergency workers have the responsibility to ensure those emergency workers meet basic qualifications as stated in these rules. Authorized officials organizing and using emergency workers are responsible for assembling the proper combination of emergency workers with the skills and abilities to accomplish the mission being undertaken. It is acknowledged that authorized officials must use judgment and experience in assessing the scene and the requirements for the missions.

(2) Authorized officials may also require emergency workers to demonstrate proficiency in the skills required to carry out their assignments.

- (3) Authorized officials shall ensure that all emergency workers are aware of their duty to comply with the personal responsibilities contained in WAC 468-200-200. This shall be accomplished at the time of registration with the aviation division and should be reemphasized to the worker at periodic intervals.
- (4) The state recognizes that many situations to which emergency workers are asked to respond are inherently hazardous. It is incumbent upon authorized officials utilizing emergency workers to ensure that workers are not needlessly endangered in mission activities or training events. The emergency worker must also recognize potentially hazardous operations and not accept the assignment unless the worker is confident that their training and skill level will allow the task to be accomplished safely.
- (5) All prudent and reasonable safety procedures, techniques, equipment, and expertise shall be used to ensure the safety of emergency workers at all times while going to, preparing for, performing, recovering from, and returning from, missions or training events.

- WAC 468-200-200 Personal responsibilities of emergency workers. (1) Emergency workers shall be responsible to certify to the authorized officials registering them and using their services that they are aware of and will comply with all applicable responsibilities and requirements set forth in these rules.
- (a) Emergency workers have the responsibility to notify the on-scene authorized official if they have been using any medical prescription or other drug that has the potential to render them impaired, unfit, or unable to carry out their emergency assignment.
- (b) Participation by emergency workers in any mission, training event, or other authorized activity while under the influence of or while using narcotics or any illegal controlled substance is prohibited.
- (c) Participation by emergency workers in any mission, training event, or other authorized activity while under the influence of alcohol is prohibited.
- (d) Emergency workers participating in any mission, training event, or other authorized activity shall possess a valid operator's license if they are assigned to operate vehicles, vessels, or aircraft during the mission unless specifically directed otherwise by an authorized official in accordance with RCW 38.52.180. All emergency workers driving vehicles to or from a mission must possess a valid driver's license and required insurance.
- (e) Use of private vehicles by emergency workers in any mission, training event, or other authorized activity without liability insurance required by chapter 46.29 RCW is prohibited unless specifically directed otherwise by an authorized official in accordance with RCW 38.52.180.
- (f) Emergency workers shall adhere to all applicable traffic regulations during any mission, training event, or other authorized activity. This provision does not apply to individuals who have completed the emergency vehicles operator course or the emergency vehicle accident prevention course and are duly authorized under state law to use special driving skills and equipment and who do so at the direction of an authorized official.

- (2) Emergency workers have the responsibility to comply with all other requirements as determined by the authorized official using their services.
- (3) When reporting to the scene, emergency workers have the responsibility to inform the on-scene authorized official whether they are mentally and physically fit for their assigned duties. Emergency workers reporting as not fit for currently assigned duties may request a less demanding assignment that is appropriate to their current capabilities.
- (4) Emergency workers have the responsibility to check in with the appropriate on-scene official and to complete all required recordkeeping and reporting.

NEW SECTION

WAC 468-200-220 Conduct of training. All training will be conducted by the aviation division utilizing employees of the aviation division or volunteer instructors approved by the aviation division. Courses taught for qualification under this chapter will be those courses prepared or approved by the aviation division. Personnel seeking qualification under chapter 118-04 WAC will comply with the requirements established by chapter 118-04 WAC and imposed by the county of registration if registered in accordance with chapter 38.52 RCW. Organizations which desire to establish separate training programs for training that exceeds the requirements of this regulation are free to do so. Only the training required by this regulation shall be under the control of the aviation division. Course material. curriculum, and instructors will be those approved by the aviation division. The aviation division will prepare, and supply on request, information and guidelines for the selection of instructors, preparation of courses and conduct of training.

NEW SECTION

WAC 468-200-230 Selection of resources—Mission. The selection of resources for a mission shall reside solely with the appointed incident commander. The aviation division receives information about a potential mission or airborne disaster relief response from a variety of sources. The incident commander will review the known information and assess the type of response which is appropriate for the mission. The incident commander will, after reviewing the information at hand decide whether the mission calls for a limited or full response. Limited response type missions include, but are not limited to:

- (1) Electronic beacons (EPIRBS, ELTS, etc.).
- (2) Reported sightings of a possible downed aircraft or aircraft in distress.
- (3) Searches where evidence indicates the missing aircraft is confined to a limited search area.
- (4) A multistate search where the search area under the responsibility of the state of Washington is a limited geographical area.
- (5) The mission is one of transporting limited personnel or supplies.
- (6) The flight is a damage assessment flight of a limited area. This does not preclude the local authorities from using local resources to conduct damage assessment.

- (7) Weather or flight conditions make it unsafe or unwise to place more than a limited number of aircraft in the search area.
- (8) Any condition where in the opinion of the incident commander it would be unwise to commit additional aircraft.

In the case of limited response missions the incident commander shall select those individuals or organizations needed to support the mission. With the large number of qualified search and rescue volunteers and organizations in the state, not everyone will get called to support a limited specific mission.

After review of the information or at anytime during the execution of a mission, the incident commander may deem it necessary to go beyond a limited mission and in fact make it a major mission. At that time the incident commander, utilizing the call out and alert system established by the aviation division, will request the support and participation of additional registered volunteers and organizations.

NEW SECTION

WAC 468-200-240 Staffing and conduct of the mission. The state of Washington, and the department of transportation have adopted the incident command system (ICS) of emergency response missions. All training and actual missions operated under the authority of chapter 47.68 RCW and this chapter shall be conducted using the incident command system (ICS) of mission management. The incident commander for any mission will be appointed by the director of the aviation division or his/her designee. The incident commander will appoint mission staff from the ranks of individuals who are qualified to staff those positions. The assignment of incident command system positions will be done without regard to membership in any organization.

NEW SECTION

WAC 468-200-250 Mission number requests. The incident commander, after making a decision on what resources are required, will seek an appropriate mission number assignment required by the responding organization. For the support of those emergency workers covered under chapter 38.52 RCW or chapter 118-04 WAC the incident commander will contact the Washington state military department, emergency management division, to obtain a state of Washington mission number. For missions where a Federal Mission Number is required, DOD (active duty, reserve, & Guard components) Federal non-DOD (FCC, Customs, etc.) and Civil Air Patrol, the incident commander will contact the United States Air Force Rescue Coordination Center for issuance of a mission number.

NEW SECTION

WAC 468-200-260 Participation in training and operational missions. The conduct of aerial search and rescue and airborne disaster relief operations is a difficult and demanding task. In order to facilitate effective and efficient operations it is necessary that the incident commander has the full support and cooperation of all individuals participating. To that end the incident commander shall have the sole authority to determine whether or not an

individual may participate in a mission. The incident commander may remove an individual or otherwise exclude an individual for any of the following reasons:

- (1) Individual does not meet the established criteria, training, or knowledge requirements of this regulation.
- (2) Individual is not mentally or physically fit to perform assigned duties.
- (3) Individual refuses to comply with instructions from appointed ICS authorities.
 - (4) Individual is disruptive to the order of the mission.
- (5) Individual is not checked in on the mission and is a nonparticipant.

NEW SECTION

WAC 468-200-280 Unauthorized conduct of search and rescue missions. Any individual or organization that falls under the authority of chapter 47.68 RCW or this chapter that conducts search and rescue operations without the authority or direction of the incident commander shall have their registration rescinded and shall be prohibited from future participation in search and rescue and airborne disaster relief operations for a period not to exceed one year. The time shall be determined by the director of aviation.

NEW SECTION

WAC 468-200-300 Records requirements. Air search and rescue operations conducted under the authority of chapter 47.68 RCW and this chapter are the sole responsibility of the aviation division. All administrative recordkeeping, dispatch records, assignment sheets, action plans, and all other documents generated in the search, training event, or airborne response to a disaster will meet the following requirements:

- (1) All forms used shall be forms provided by and authorized by the aviation division. These forms will comply with the tenets of the incident command system with modifications as authorized by the aviation division;
- (2) All personnel, regardless of agency or organization shall check in and be placed on rosters provided and controlled by the aviation division;
- (3) All assignments, plans, information, logs, etc., shall be on the forms as supplied by the aviation division;
- (4) Organizations or personnel wishing to use their own forms for organization recordkeeping may. However the official forms of the mission are those which are supplied by the aviation division and those forms will be used by all who participate;
- (5) Personnel responding to support a local jurisdiction mission (conducted in accordance with chapter 38.52 RCW and chapter 118-04 WAC) shall also check in on forms being maintained by the local authority.

NEW SECTION

WAC 468-200-320 Records repository and retention. Air search and rescue conducted under chapter 47.68 RCW and airborne disaster relief efforts conducted under the state comprehensive emergency management plan, the department of transportation emergency response plan, or the state and regional disaster airlift plan are the statutory responsibility of the aviation division. All records, reports, rosters, dispatch

records, notes, logs, lead sheets, or any other written documents of the air search or airborne disaster relief are the property of the state of Washington. All said records will be submitted to the aviation division prior to or at the close of the mission. The aviation division shall maintain said records at the principle offices of the aviation division.

The aviation division will make copies of any and all records needed by any participating organization. Records will be reproduced within five working days of the close of a mission and mailed to any participating organization requesting same.

NEW SECTION

WAC 468-200-340 Memorandum of understanding agreements. The director of aviation may enter into memorandum of understanding (MOU) agreements or other written documents amplifying or clarifying responsibilities and procedures. These written agreements may be entered into with agencies of the federal government, other state agencies, agencies of political subdivisions of the state of Washington or with support or volunteer organizations. Nothing in those agreements shall change the rules adopted by this chapter.

NEW SECTION

WAC 468-200-350 Appeal procedure. Any individual who feels that the provisions of this chapter have not been fairly or equitably administered may appeal, in writing, to the director of aviation. The director will review the complaint and respond within thirty days. Appeals generally will be limited to training, certification, and registration matters. Due to the nature of emergency response the decision of the appointed incident commander on any emergency response mission shall be final. Organizations and individuals may seek a meeting with the director of aviation after the incident for future review and clarification.

NEW SECTION

WAC 468-200-360 Severability. If any provisions of this chapter is held invalid, the remainder of the rule is not affected.

WSR 96-02-072 PERMANENT RULES PERSONNEL RESOURCES BOARD

[Filed January 3, 1996, 10:15 a.m.]

Date of Adoption: December 14, 1995.

Purpose: These rule modifications were for clarification and housekeeping in nature.

Citation of Existing Rules Affected by this Order: Amending WAC 251-17-010 and 251-17-170.

Statutory Authority for Adoption: RCW 41.06.150.

Adopted under notice filed as WSR 95-22-091 on November 1, 1995.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or

Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 2, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 2, repealed 0.

Effective Date of Rule: Thirty-one days after filing.

January 2, 1996

Dennis Karras

Secretary

AMENDATORY SECTION (Amending WSR 96-19-099, filed 9/20/95, effective 11/1/95)

WAC 251-17-010 Examination—Requirement— Responsibilities. (1) Appointment to positions in the classified service shall be made according to merit and suitability ascertained for each class by an appropriate examination.

- (2) All job elements included in examinations developed or modified subsequent to January 1, 1986, shall be justified by documented job analysis.
- (3) Personnel officers shall assist in conducting and/or conduct job analyses at their institutions.
- (4) Job analysis methods shall meet professional standards and be approved by the director before they are used to develop examinations.
- (5) System examinations shall be developed by the director with the assistance of the personnel officers and made available for the use of all institutions. The director shall periodically distribute an approved system job element examination list showing all current system examinations.
- (6) Personnel officers shall use only the current versions of the examinations shown on the approved system job element examination list. However, personnel officers may develop modifications to system examinations and/or institutional examinations to meet requirements which are unique to their institutions. Before they are used, institutional examinations and modifications to system examinations shall be approved by the director unless approval has been delegated to the personnel officer under WAC 251-04-060(4).
- (((7) Before they are used, institutional examinations and modifications to system examinations shall be approved by the director unless approval has been delegated to the personnel officer under WAC 251-04-060(4).))
- (((8))) (7) The personnel officer is responsible for determining when to open eligible lists and conduct examinations.

AMENDATORY SECTION (Amending WSR 93-01-158, filed 12/23/92, effective 2/1/93)

WAC 251-17-170 Examination—Eligibility—Right of appeal. (1) A person shall have the right to appeal the following to the director:

- (a) Rejection of his/her application; or
- (b) The results of the institutional review; or
- (c) The conduct of the examination process and/or his/ her examination results; or
- (d) Failure to restore his/her name to an eligible list following the institutional review process per WAC 251-18-200(4); or
- (e) Removal of his/her name from an eligible list for reasons other than those specified in WAC 251-18-200(2).
- (2) A person shall **not** have the right to appeal the decisions of employing officials regarding consideration and/or hiring of correctly certified candidates.
- (3) Such appeal must be in writing and filed in the office of the director within thirty calendar days after either service of the results of the institutional review or the effective date of the action appealed. The director shall investigate the case and issue a determination.
- (4) When the appellant is a classified employee, within thirty calendar days of the date of service of the determination to the appellant and the institution, either party may file written exceptions with the board detailing the specific items of the determination to which exception is taken. A hearing on the exceptions will be scheduled before the board which may limit argument to the exceptions or may rehear the case in its entirety.
- (5) When the appellant is not a classified employee, the director's determination shall be final and binding.
- (6) Any employee or employee representative may appeal an alleged failure to follow the provisions of WAC 251-17-010 (1) through (((8))) (6) in accordance with WAC 251-12-075.

WSR 96-02-073 PERMANENT RULES PERSONNEL RESOURCES BOARD

[Filed January 3, 1996, 10:17 a.m.]

Date of Adoption: December 14, 1995.

Purpose: These rule modifications were for housekeeping in nature, clarification, and to correct code reviser filing errors.

Citation of Existing Rules Affected by this Order: Amending WAC 356-14-240, 356-15-050, 356-15-070, 356-15-090, 356-15-110, 356-18-116, 356-30-050, 356-30-230, 356-30-330, 356-30-315, and 356-46-080.

Statutory Authority for Adoption: RCW 41.06.150.

Adopted under notice filed as WSR 95-22-090 on November 1, 1995.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 11, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 1, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 11, repealed 0.

Effective Date of Rule: Thirty-one days after filing.

January 2, 1996

Dennis Karras

Secretary

AMENDATORY SECTION (Amending WSR 87-11-036 (Order 275), filed 5/18/87, effective 7/1/87)

WAC 356-14-240 Overtime compensation method. Overtime for state employees shall be compensated in accord with WAC 356-15-030.

(1) Scheduled, nonscheduled, and law enforcement employees shall be compensated in cash or compensatory time off, both at the rate of time-and-one-half. Cash payment shall be at the overtime rate, while compensatory time shall be credited as 1.5 hours of compensatory time for each hour of overtime worked. (See WAC 356-14-265 for computing cash value compensatory time.)

Compensatory time off may be used in lieu of cash only when an agency and the employee agree, except as provided for law enforcement positions in WAC 356-15-030 (4)(a). When compensatory time off is utilized, it shall be liquidated in accord with WAC 356-14-260.

- (([(2) Time during which an employee is excused from work for holidays, sick leave, vacations or compensatory time-shall be considered time worked for payroll purposes. However, time records shall indicate that the employee did not work during these excused absences.
- (3) If assignment pay is carned during overtime hours which are credited as compensatory time, no additional credit or payment shall be made for the assignment pay. When compensatory time is utilized by an employee whose presently scheduled, regular assignment entitles the employee to full time assignment pay, then the payment for the compensatory time off shall include the assignment pay.
- (4) Advisory note: Cash compensation for overtime is subject to deductions for state retirement and taxes.]))
- (2) Time during which an employee is excused from work for holidays, sick leave, vacations or compensatory time shall be considered time worked for payroll purposes. However, time records shall indicate that the employee did not work during these excused absences.
- (3) If assignment pay is earned during overtime hours which are credited as compensatory time, no additional credit or payment shall be made for the assignment pay. When compensatory time is utilized by an employee whose presently scheduled, regular assignment entitles the employee to full-time assignment pay, then the payment for the compensatory time off shall include the assignment pay.
- (4) Advisory note: Cash compensation for overtime is subject to deductions for state retirement and taxes.

AMENDATORY SECTION (Amending WSR 86-12-025 (Order 248), filed 5/28/86, effective 7/1/86)

WAC 356-15-050 Holiday compensation. (1) All full-time employees shall be compensated for the days that are designated as holidays, except Sundays, as listed in

WAC 356-18-020 and 356-18-030 (2), (3) and (4) at a straight-time rate even though they do not work. In addition:

- (a) Scheduled and nonscheduled work period employees shall be compensated for the hours actually worked on a holiday at the overtime rate.
- (b) Exception work period employees, while not normally compensated additionally for work performed on a holiday, may be compensated for the hours actually worked on a holiday at a rate not to exceed the overtime rate, when their appointing authority deems it appropriate.
- (2) Part-time employees shall be compensated for holidays in accord with WAC 356-18-030(((5+)))(6).

AMENDATORY SECTION (Amending WSR 85-14-008 (Order 224), filed 6/24/85)

WAC 356-15-070 Split shift provisions and compensation. When an employee's assigned workshift is split with a minimum of four intervening hours not worked, the employee shall receive the premium rate set in the shift premium rate designated in WAC 356-15-061 for all hours worked. The provisions of WAC 356-15-060 $((\frac{(3)}{(5)}))$ (5) through $((\frac{(5)}{(5)}))$ (7) shall apply to employees working split shifts.

AMENDATORY SECTION (Amending WSR 89-16-031 (Order 328), filed 7/25/89, effective 8/25/89)

WAC 356-15-090 Schedule change and compensation. (1) The appointing authority shall schedule the working days and hours of scheduled work period employees. This schedule shall remain in effect for at least seven calendar days, and may be changed only with seven or more calendar days notice. If seven calendar days notice is not given, a new schedule does not exist until the notice period expires. Agencies may notify employees of more than one future schedule change in a single notice.

The seven calendar days notice of changes in working days and/or hours must be given to the affected employees during their scheduled working hours. The day that notification is given shall constitute a day of notice.

- (2) If the appointing authority changes the assigned hours or days of scheduled work period employees without giving them at least seven days notice of the change, employees will be paid for all time worked outside the scheduled hours or days at the overtime rate for the duration of the notice period.
- (a) When changes in employees' assigned hours or days are made without proper notice, employees may work their scheduled hours or days unless the appointing authority deems that:
- (i) The employees are unable to perform satisfactorily as the result of excessive overtime hours; or
- (ii) The work which normally would have been performed within the scheduled hours or days cannot be performed.
- (b) The state is not obligated to pay for those scheduled hours or days not worked, unless the employee is on an authorized leave of absence with pay.
- (c) Overtime pay and shift or schedule change pay shall not be paid for the same incident.
- (3) Regardless of whether advance notice is given, an agency is not obligated to pay overtime due to a change in

work schedule, when such a change is in response to a request from an employee, provided the employee works no more than forty hours in a workweek.

When the majority of employees in a work unit ask, in writing, for such a change, and the work unit can function properly only if all employees in the unit work the proposed schedule or scheduling plan, the agency is authorized to approve the change for the entire unit as an employee-initiated change. A written request for a schedule change from the exclusive representative shall constitute a request of employees within a certified bargaining unit.

- (4) When an agency initiates a scheduled change from one scheduled standard work schedule to another scheduled standard work schedule, there is created a seven-day transition period.
- (a) The transition period starts at the beginning of the shift of the previous schedule which would have begun a new five-consecutive-day work cycle.
- (Example: An eight-to-five Tuesday through Saturday employee changes to a Sunday-Thursday schedule beginning on Sunday. The transition period starts at eight a.m. on the last Tuesday of the old schedule, and runs until eight a.m. on the first Tuesday under the new schedule.)
- (b) If, during the transition period, the employee must work more than five of the seven workdays, then the work in excess of forty non-overtime hours will be paid at overtime rates.
- (c) If, during the transition period, the schedule change causes an employee to begin work on an earlier day of the workweek or at an earlier hour of the workday than was required under the old schedule, the employee will be paid at the overtime rate for the first hours worked in the new schedule which precede the next hours which the employee would have worked under the old schedule.
- (5) Contingency scheduling is allowed for employees having the following responsibilities: Highway snow, ice, and avalanche control, grain inspection, horticulture inspection; and in the departments of natural resources or corrections, controlling forest fires, or performing work in a fire camp in support of fire crews, "hoot owl," forest fuels management and aerial applications.
- (a) Therefore: For non-forest-fire personnel in scheduled work period positions, the appointing authority shall not be bound by the above scheduled shift change notice requirement if the appointing authority notifies affected employees of the contingency schedule in writing when they enter the position or not less than 30 days prior to implementation.

When conditions mandate the activating of the contingency schedule, the appointing authority shall pay affected employees the overtime rate for all hours worked outside the original schedule at least for the employee's first shift of the contingency schedule and for other overtime hours covered by subsection (((6))) (7) of this section.

(b) For forest-fire control and fire-camp support personnel in scheduled work period positions, the above schedule change notice requirement shall not apply if the appointing authority notifies affected employees in writing that they are subject to contingency scheduling when they enter the position or not less than 30 days prior to implementation.

When an employee's forest fire contingency schedule requires him or her to change working hours from the previous schedule, the appointing authority shall pay the affected employee the overtime rate for all hours worked outside the previous schedule for the employee's first shift of the new contingency schedule.

When such employees have completed the first eight hours of their assigned contingency shift (10 hours in the case of 10-40 work schedule employees), they shall receive overtime rates for all subsequent work performed until released from duty for a period of five consecutive hours.

- (6) In the department of corrections, division of prisons, the agency and the employees may agree that employees sent to forest fire camps in charge of inmate fire fighters for a period of twenty four hours or more will be on "extended duty assignment." Employees on extended duty assignment will be considered to be on continuous duty from the time they commence such duty including travel time to the fire, until they are released from duty including travel time for return to their nonfire duty station.
- (a) During the extended duty assignment, all time will be paid as work time, except that the employer may deduct up to eight hours of nonwork time each day for sleep, plus up to three hours for meals, provided that:
- (i) The employee has no responsibility during time deducted for meal periods.
- (ii) The time deducted for sleep includes a period of five continuous hours which are not interrupted by a call to work.
- (iii) No sleep time shall be deducted if the employer does not furnish adequate sleeping facilities. Adequate sleeping facilities are those which are usual and customary for forest fire camps.
- (b) Scheduled work period employees shall be entitled to call back pay to the extent described in WAC 356-15-100 and 356-15-110 for a maximum of one payment, equal to three straight-time hours, at the commencement of an extended duty assignment. No call-back payment shall be made for any work during the hours of an extended duty assignment, or the transition back to the regular work schedule.
- (c) The beginning of each work week on extended duty assignment shall be unchanged from the last previous work week on the employee's regular work schedule. All compensable hours of work on extended duty assignment shall be at overtime rates except eight in any work day. All compensable hours on a holiday shall be at overtime rates.
- (d) There are no scheduled days off during an extended duty assignment. However, compensable hours on a holiday, and all compensable hours in excess of forty straight time hours in any workweek (including hours worked within the same workweek either before or after the extended duty assignment), shall be paid at overtime rates.
- (e) During an extended duty assignment, all hours are duty hours; there is no eligibility for standby pay.
- (f) Employees whose regular scheduled work shift entitles them to shift premium for their full shift, or a portion thereof, shall be paid shift premium as follows:
- (i) Employees whose regular schedules are all night shifts will continue to receive night shift premium for all paid hours of the extended duty assignment.
- (ii) Employees whose regular schedules call for some, but less than four hours of, night shift work each day will continue to receive the same number of hours at shift

premium during each workday of the extended duty assignment.

- (iii) Employees whose regular schedules call for some, but not all, full night shifts each week will receive shift premium for all paid hours on those same days during the extended duty assignment.
- (7) When a scheduled or nonscheduled work period employee experiences a schedule change (within or between agencies) which causes an overlap in workweeks and requires work in excess of forty hours in either the old or the new workweek, the employee must receive overtime compensation at least equal to the amount resulting from the following calculations:
- (a)(i) Starting at the beginning of the "old" workweek, count all hours actually worked before the end of that workweek, and calculate the straight-time pay and the overtime pay (based on "regular rate" as defined in WAC 356-05-353).
- (ii) Starting at the conclusion of the "new" workweek, count back to include all hours actually worked since the beginning of that workweek, and calculate the straight-time and overtime (based on "regular rate" as defined in WAC 356-05-353).
- (iii) Pay the larger amount calculated under (a)(i) and (ii) of this subsection.
- (b) If any other combination of straight-time and timeand-one-half-rate pay required by these rules results in an amount of pay, for either workweek, which is greater than the amount calculated in (a)(iii) of this subsection, then only the larger amount should be paid.
- (8) If overtime is incurred as a result of employee movement between state agencies, the overtime will be borne by the receiving agency.

AMENDATORY SECTION (Amending WSR 86-12-025 (Order 248), filed 5/28/86, effective 7/1/86)

WAC 356-15-110 Call-back for work on scheduled days off or holidays. (1) Management may assign employees to work on a day off or holiday. Scheduled and non-scheduled work period employees shall be notified of such assignments at least prior to the employees' normal quitting times on their second work day preceding the day off or holiday (except Sunday when it is within the assigned workshift).

- (a) If management does not give such notice, affected employees shall receive a penalty payment of three hours pay at the basic salary in addition to all other compensation due them.
- (b) Management may cancel work assigned on a day off or holiday. However, if management does not notify affected employees of such cancellation at least prior to their normal quitting times on their second work day preceding the day off or holiday work assignment, affected employees shall receive a penalty payment of three hours pay at the basic salary.
- (2) These provisions shall apply to employees in paid leave status.
- (3) These provisions shall not apply to an employee assigned work on a day off or holiday while in standby status or on a contingency schedule as provided in WAC 356-15-090(((3))) (5).

AMENDATORY SECTION (Amending WSR 92-03-101 (Order 401), filed 1/17/92, effective 3/1/92)

WAC 356-18-116 Leave due to unforeseen family care requirements. (1) Absence due to an employee's inability to report for or continue scheduled work due to unforeseen family care requirements shall be authorized in any of the leave categories listed below at the employee's desire. No advance approval shall be required; however, the employee shall notify the agency at the beginning of the absence.

- (a) Compensatory or exchange time.
- (b) Vacation leave.
- (c) Accrued sick leave (($\frac{1}{2}$)) in accordance with WAC 356-18-060(($\frac{1}{2}$)) (9)(($\frac{1}{2}$)).
 - (d) Leave without pay.

The provisions of this subsection shall only apply to care of the spouse, or to the employee's/spouse's son, daughter, stepchild, grandchild, foster child, child in the custody of and residing in the home of the employee, parent or grandparent.

- (2) Absence due to an employee's inability to report for or continue scheduled work may be authorized in any of the leave categories listed above due to unforeseen care requirements of family members of the employee or the employee's spouse. For purposes of this subsection, "family" shall be limited to:
- (a) Brother, sister, niece, nephew, aunt, uncle, first cousin.
- (b) Persons who reside in the same home who have reciprocal and natural and/or moral duties to and do provide support for one another.

AMENDATORY SECTION (Amending WSR 88-21-028 (Order 309), filed 10/11/88)

WAC 356-30-050 Appointments—Emergency—How made—Status. (1) When an emergency occurs requiring the immediate services of a person or persons, the appointing authority may appoint a person without following the normal procedures governing appointment. The appointment shall be based on the availability and fitness of the applicant, as well as consideration of the agency's affirmative action program.

- (2) An emergency appointment of an individual shall not exceed thirty calendar days.
- (3) Service in an emergency appointment shall not constitute a part of the employee's probationary service.
- (4) The director of personnel shall monitor emergency appointments made pursuant to this section and may revoke delegated authority where abuse ((if [is])) is found.

AMENDATORY SECTION (Amending WSR 87-24-024 (Order 283), filed 11/24/87, effective 1/1/88)

WAC 356-30-230 Demotion—Voluntary. (1) Permanent employees, or employees separated within the last year by reduction in force, may accept a voluntary demotion to a class for which they qualify, as determined by the director of personnel or designee provided such positions are offered in order of seniority first to employees on the agency and service-wide reduction in force registers and to employees within the layoff unit who have been notified in writing

that they are scheduled for reduction in force. The employee will not serve a trial service period unless referred from the promotional or voluntary demotion register to a class not previously held.

- (2) Voluntary demotions to a class in which the employee has not held permanent status may require examination as determined by the director of personnel or designee.
- (3) A proposed demotion shall be approved by the director of personnel or designee prior to the effective date of the action.
- (4) Permanent employees may compete promotionally for classes (([of] [or])) <u>or</u> positions in other series which by definition are demotions.

AMENDATORY SECTION (Amending WSR 92-20-026 and 92-22-042 (Orders 411 and 411A), filed 9/28/92 and 10/27/92, effective 11/1/92 and 11/27/92)

WAC 356-30-330 Reduction in force—Reasons, regulations—Procedure. (1) Employees may be separated in accordance with the statutes and the agencies' approved reduction in force procedures after at least fifteen calendar days' notice in writing, without prejudice, because of lack of funds or curtailment of work, or good faith reorganization for efficiency purposes, ineligibility to continue in a position which has been reallocated, or when there are fewer positions than there are employees entitled to such positions either by statute or within other provisions of merit system rules.

- (2) When employees have statutory and merit system rule rights to return to the classified service, such employees first shall be returned to the classification selected. If such return causes the total number of employees (([exceed] [exceeds])) to exceed the number of positions to be filled in the classification, the least senior person in the position shall have the reduction in force rights prescribed in this section.
- (3) The agencies shall develop a reduction in force procedure that is consistent with the following:
- (a) For purposes of reduction in force (WAC 356-30-330), seniority shall be determined by the definition in WAC 356-05-390. Ties in seniority will be broken by first measuring the employees' last continuous time within their current classification; if the tie still exists, by measuring the employees' last continuous time in their current agency; and if the tie still exists, by lot.
- (b) Clearly defined layoff units, either geographically or by administrative units or both, so as to limit the disruption of an agency's total operation; but not to unduly restrict the options available to employees with greater seniority. The definition of layoff units may be a series of progressively larger units within an agency when a valid option in lieu of separation cannot be offered to respective employees within a lesser-sized unit. Employment projects, established under the provisions of WAC 356-30-145, Project employment, are distinct layoff units, separate and exclusive of any other defined layoff units, established under the provisions of WAC 356-30-130, Seasonal career employment, are distinct layoff units, separate and exclusive of any other defined layoff unit.
- (c) Options in lieu of separation by reduction in force shall be offered by an agency only when such options are in

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accordance with the agency's reduction in force procedure which has been approved by the director of personnel.

- (d) Agency reduction in force procedures shall specify the rights and obligations for employees to accept or reject options offered in lieu of separation due to reduction in force.
- (e) "Bumping" by employees with greater seniority will be limited to:
 - (i) The same layoff unit; and
- (ii) Classification in which the "bumping" employee previously held permanent status; and
- (iii) Position at the current salary range of the employee doing the bumping, or lower; and
- (iv) Employee with the least seniority within the same category of full-time or part-time employment; and
- (v) Competition at one progressively lower classification at a time.
- (f) An employee may not exercise a bumping option in lieu of separation due to a reduction in force if there is within the agency a vacant position which satisfies all of the criteria set forth below.

The position is one which:

- (i) The agency intends to fill;
- (ii) Is in the current classification of the employee being offered the option, or in a classification within which the employee being offered the option previously held permanent status:
- (iii) Is at a salary range no lower than the range that would have otherwise been a bumping option;
- (iv) Is located within a reasonable commuting distance of the employee's permanent work location; and
- (v) Is on the same or similar workshift as the one which the employee currently holds.
- (g) When an employee has previously held permanent status in more than one classification at the same salary range and is eligible to bump, then the employee shall be offered the option to bump into the position occupied by the employee with the least seniority.
- (h) The right to actually "bump" shall be exercised only after the employee to be "bumped" has received at least fifteen calendar days' notice of the scheduled action.
- (i) Options of full-time positions will be offered first to full-time employees before part-time positions are offered. For the purpose of these offers, employees who previously accepted part-time positions due to a reduction in force action or to lessen the impact of a reduction in force shall be considered full-time employees.
- (j) Seniority for part-time employees will be computed on a basic payroll hour basis within the same provision and restrictions of the general definition of seniority. When parttime employees become full-time employees, their payroll hours will be integrated on a comparable time basis as fulltime employees.
- (k) Permanent employees who have been scheduled for reduction in force shall have the right to take a transfer or a voluntary demotion to a vacancy that is to be filled in their own layoff unit for which they qualify, as determined by the director of personnel. This right is to be exercised according to the seniority of those desiring the same vacancy.
- (1) Options of other than permanent positions as named in (m) of this subsection are to be made if no permanent

position to be filled is available within a reasonable commuting distance:

- (m) The reduction in force procedure shall contain the statement that, "No permanent employee shall be separated from state service through reduction in force without being offered within fifteen calendar days prior to what would be the permanent employee's effective separation those positions at the same or lesser salary range within the layoff unit for which he/she qualifies, currently being held by emergency, temporary, probationary, or intermittent employees."
- (n) The salary of an employee who has accepted a lower position will be reduced to the top of the range of the lower class unless the previous salary is within the range of the new class, in which case it will remain unchanged.
- (4) The agency shall submit the procedure to the director of personnel for approval.
- (5) Vacancies will not be filled either by local list procedures or on a temporary, intermittent, or seasonal basis without contacting the department of personnel in an effort to fill the positions by qualified employees who have been or are scheduled for separation due to reduction in force.
- (6) When a majority of the positions in a layoff unit other than in project employment is to be eliminated because of a lack of funds and/or work, permanent employees in such positions shall be offered, according to their seniority, those positions in classes in which they have held permanent status which are currently being held by emergency, temporary, or probationary employees; provided they have not rejected offers of vacant positions made by certifications from the registers. Such options shall be offered in accordance with the following requirements:
- (a) Positions in the employee's own agency and within a reasonable commuting distance shall be offered first; second, in the classified service within a reasonable commuting distance; third, anywhere within the employee's own agency; and fourth, throughout the classified service.
- (b) A permanent employee's right to fill a position may be exercised only within fifteen calendar days prior to the effective date of separation.
- (c) Offers will be made in accordance with a procedure established by the director of personnel.
- (7) In order to exercise an option to a position which may require selective criteria, the following applies. The option may be exercised only by an employee who possesses the required specialized qualifications when:
- (a) The criteria were approved when the position was established, reallocated or last filled; or
- (b) The specialized qualifications were previously required for a classification that was later merged with other classifications that did not require them; or
- (c) When, at a subsequent time, it was determined that the position requires the performance of specialized duties that would warrant future selective certification.
- (d) In the case of (c) of this subsection, the selective criteria shall not be applied for the purposes of determining reduction in force options until six months after the notification of the new duties has been made to the department of personnel.
- (e) In the case of (a), (b) and (c) of this subsection, the director of personnel or designee must have determined that the specialized qualifications are still essential for the

successful job performance and the qualifications could not be learned within a reasonable length of time.

- (8) Options to positions which are covered by WAC 356-26-140 may be exercised only by employees who, at the time they are notified they are scheduled for reduction in force:
- (a) Are exempt from a background inquiry by WAC 356-26-140(4); or
- (b) Authorize a background inquiry as provided for in WAC 356-26-140 and are cleared for the option as a result of the inquiry.

AMENDATORY SECTION (Amending WSR 94-04-011, filed 1/21/94, effective 3/1/94)

WAC 356-30-315 Reversion from Washington management service. Permanent Washington general service employees who are appointed to a Washington management service position and who do not successfully complete the review period will retain the following rights.

- (1) Within the first six months of any review period, an employee may voluntarily revert to the position, if vacant and funded, held prior to the employee's first Washington management service appointment or to a similar funded vacant position at the same salary range. If no funded vacancies are available, the employee may request to be placed on the reversion registers for the Washington general service class in which the employee held status prior to the first Washington management service appointment.
- (2) Reversion of employees appointed from the Washington general service will be carried out as provided in WAC 356-30-320.
- (a) A permanent employee who is appointed from the Washington general service to a Washington management service position within the same agency, will retain reversion rights to the class in which the employee held permanent status prior to the appointment.
- (b) A permanent employee who is appointed from the Washington general service to a Washington management service position in another agency and is reverted retains the right to ((return to)) a funded vacant position in the ((elass and)) hiring agency ((in)) for which the employee ((held permanent status)) is qualified, and that is comparable to the employee's position and salary prior to the appointment to the Washington management service. If no funded vacant position is available, the employee is separated and may request to be placed on the reversion register as provided in WAC 356-26-030 (3) and (((5))) (6) and 356-30-320.
- (3) Nothing in this reversion section shall preclude agencies and the reverted employee from reaching mutual agreement on placement of a reverted employee within the Washington management service or within the Washington general service if permitted by these rules.
- (4) Employees may not appeal reversion or separation from a Washington management service review period.

AMENDATORY SECTION (Amending Order 36, filed 7/1/71, effective 8/1/71)

WAC 356-46-080 Agencies—Position control. Each agency shall maintain a system of position identification and control indicating location, work shift, duties and organizational unit of each position as described on that position's

classification questionnaire. ((A position may not be transferred from one officially designated unit to another without the prior approval of the director and reevaluation, if appropriate.))

WSR 96-02-083 PERMANENT RULES UTILITIES AND TRANSPORTATION COMMISSION

[Order R-436, Docket No. A-950243—Filed January 3, 1996, 11:35 a.m.]

In the matter of amending WAC 480-09-300, 480-09-310, 480-09-330, 480-09-340, 480-09-460, 480-09-465, 480-09-470, 480-09-480 and 480-09-750, and adopting WAC 480-09-390, 480-09-426, 480-09-466, 480-09-467, and 480-09-751 relating to administrative procedures and alternative dispute resolution.

The Washington Utilities and Transportation Commission takes this action under Notice No. WSR 95-21-103, filed with the code reviser on October 18, 1995. The commission brings this proceeding pursuant to RCW 80.01.040.

This proceeding complies with the Open Public Meetings Act (chapter 42.30 RCW), the Administrative Procedure Act (chapter 34.05 RCW), the State Register Act (chapter 34.08 RCW), the State Environmental Policy Act of 1971 (chapter 34.21C RCW), and the Regulatory Fairness Act (chapter 19.85 RCW).

The commission scheduled this matter for oral comment and adoption under Notice No. WSR 95-21-103, for 9:30 a.m., Wednesday, December 13, 1995, in the Commission's Hearing Room, Second Floor, Chandler Plaza Building, 1300 South Evergreen Park Drive S.W., Olympia, WA. The notice provided interested persons the opportunity to submit written comments to the commission until November 27, 1995.

The rule change proposal was considered for adoption at the commission's regularly scheduled open public meeting on December 13, 1995, before Commissioner Richard Hemstad and Commissioner William R. Gillis. Oral comments were made by C. Robert Wallis of the commission staff, describing the history of the rule-making process and the principal changes that were recommended in order to accommodate comments and noting that the amended proposal largely reflects consensus, and by Robert Manifold, assistant attorney general, public counsel section, speaking in support of the amended proposal.

Commission staff led a workshop discussion of the proposed rule that was attended by James Van Nostrand, Puget Power; Timothy O'Connell, GTE-NW; Bruce Folsom, Washington Water Power Company; Paula Pyron, Northwest Industrial Gas Users (NWIGU); Ed Shaw and Lisa Anderl, US WEST Communications; Jon Stoltz and John West, Cascade Natural Gas; Ron Amen and David Johnson, Washington Natural Gas; and Dixie Linnenbrink, commission staff, who all engaged in discussions and offered comments and suggestions. Several persons offered initial and/or final written comments on the rule proposal. They included Mr. Manifold; Lisa Anderl and Edward T. Shaw; Bruce Folsom; Timothy O'Connell; and Paula Pyron.

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After considering the written and oral comments of interested persons, the commission adopted the proposed rules with the changes recommended by commission staff.

In reviewing the entire record, the commission determines that WAC 480-09-300, 480-09-310, 480-09-330, 480-09-340, 480-09-460, 480-09-465, 480-09-470, 480-09-480 and 480-09-750 should be amended, and WAC 480-09-390, 480-09-426, 480-09-466, 480-09-467, and 480-09-751 shall be adopted to read as set forth in Appendix A, as rules of the Washington Utilities and Transportation Commission, to take effect pursuant to RCW 34.05.380.

ORDER

THE COMMISSION ORDERS That WAC 480-09-300, 480-09-310, 480-09-330, 480-09-340, 480-09-460, 480-09-465, 480-09-470, 480-09-480 and 480-09-750 are amended and WAC 480-09-390, 480-09-426, 480-09-466, 480-09-467, and 480-09-751 are adopted to read as set forth in Appendix A, as rules of the Washington Utilities and Transportation Commission, to take effect pursuant to RCW 34.05.380.

THE COMMISSION FURTHER ORDERS That this order and the rules shown below, after being recorded in the register of the Washington Utilities and Transportation Commission, shall be forwarded to the code reviser for filing pursuant to chapter 34.05 RCW and chapter 1-21 WAC.

THE COMMISSION Adopts the commission staff memoranda, presented at those times when the commission considered formal notice and adoption of this proposal, as its brief explanatory statement of the reasons for adoption, and for variances between noticed and adopted versions, and for failure to make suggested changes in the noticed proposal, under RCW 34.05.325(6).

DATED at Olympia, Washington, this 2nd day of January, 1996.

Washington Utilities and Transportation Commission Richard Hemstad, Commissioner William R. Gillis, Commissioner

AMENDATORY SECTION (Amending Order R-380, Docket No. TG-920486, filed 11/30/92, effective 12/31/92)

WAC 480-09-300 Filing requirements—Statement of policy. Statement of policy. The commission establishes the requirements of WAC 480-09-300 through 480-09-335 for filings relating to general rate increases by electric, natural gas, telecommunications, low-level radioactive waste sites, and solid waste collection companies subject to its jurisdiction. Requirements as to the form and content of filings will standardize presentations, clarify issues, and speed and simplify the processing of rate filings.

AMENDATORY SECTION (Amending Order R-380, Docket No. TG-920486, filed 11/30/92, effective 12/31/92)

WAC 480-09-310 Filing requirements—Definition. (1) For the purposes of WAC 480-09-300 through 480-09-335 only, a general rate increase filing is the request by any company regulated by the commission under Title 80 and chapters 81.77 and 81.108 RCW for an increase in rates which meets one or more of the following criteria:

(a) The amount requested would increase gross annual revenue of the company from activities regulated by the commission by three percent or more.

- (b) Tariffs are restructured such that the gross revenue provided by any customer class would increase by three percent or more.
- (c) The company requests a change in its authorized rate of return on common equity or capital structure.
- (d) The company is regulated under chapter 81.77 RCW, except those companies that provide specific kinds of industrial waste collection services, including but not limited to hazardous and chemical waste, sludge wastes, and other industrial waste.
- (2) The following proceedings shall not be considered general rate increases for companies regulated under Title 80 RCW even though the revenue requested may exceed three percent of the company's gross annual revenue from Washington regulated operations: Periodic rate adjustments for electric utilities as may be authorized by the commission; natural gas tracking increases; emergency or other short-notice increases caused by disaster or weather-related conditions unexpectedly increasing a public service expense; rate increases designed to recover governmentally-imposed increases in costs of doing business such as changes in tax laws or ordinances; or other increases designed to recover increased expenses arising on short notice and beyond the public service company's control.
- (3) The following proceedings shall not be considered general rate increases for companies regulated under chapter 81.77 RCW even though the request may increase the company's gross annual revenue from Washington regulated operations: Tariff item 230 disposal fee pass through for drop-box service only provided there are no affiliated interest relationships; filings for collection of per-customer pass-through surcharges and taxes imposed by the jurisdictional local government based on current year customer count either as a specified dollar amount or percentage fee amount; and, for the implementation of new collection programs.

AMENDATORY SECTION (Amending Order R-400, Docket No. A-930517, filed 12/1/93, effective 1/1/94)

WAC 480-09-330 Filing requirements—General rate increases. General rate increase filings for utility companies shall include, at a minimum, the following information:

- (1) Twenty copies of all testimony and exhibits which the company intends to present as its direct case if the filing is suspended and a hearing held.
- (a) The filing shall also include three copies of supporting work papers. If the testimony, exhibits or work papers refer to a document, including but not limited to a report, study analysis, survey, article or decision, that document shall be provided as a work paper unless it is a reported court or agency decision, in which case the reporter citation shall be provided in the testimony. If the document is voluminous it need not be provided with the filing but shall be made available upon request.
- (b) The filing shall also include one copy of the testimony, exhibits, and work papers, in an electronic format or formats authorized by the secretary of the commission for the filing, for use in IBM-compatible computers. Material that has not been produced under the company's direction and control and is not available to it in electronic format, such as generally available copyrighted published material, need not be provided in electronic format.

- (c) The filing shall also include three copies of the tariff sheets in legislative format, striking through any material that is to be deleted or replaced and underlining any material to be inserted.
- (2) To the extent it is not included in the testimony or exhibits, the following information shall be included in the work papers:
- (a) A detailed portrayal of the development of the company's requested rate of return.
- (b) A detailed portrayal of restating actual and pro forma adjustments which the company proposes, specifying all relevant assumptions, and including specific references to charts of accounts, financial reports, etc. If the company proposes to calculate an adjustment in a manner differing from the method that the commission most recently accepted or authorized for the company, it shall also present a work paper demonstrating how the adjustment would be calculated under the methodology previously accepted by the commission, and a brief narrative describing the change. Acceptance of a settlement does not constitute acceptance of underlying methodology unless the order accepting the settlement does so specifically.
- (i) Restating actual adjustments are defined as those adjustments which adjust the booked operating results for any defects or infirmities which may exist in actual recorded results which can distort test period earnings. Restating actual adjustments are also used to adjust from an asrecorded basis to a basis which is acceptable for rate making. Examples of restating actual adjustments are adjustments to remove prior period amounts, to eliminate below-the-line items which were recorded as operating expenses in error, to adjust from book estimates to actual amounts, and to eliminate or to normalize extraordinary items which have been recorded during the test period.
- (ii) Pro forma adjustments are defined as those adjustments which give effect for the test period to all known and measurable changes which are not offset by other factors. The filing shall identify dollar values and underlying reasons for each of the proposed adjustments.
- (c) A detailed portrayal of revenue sources during the test year and a parallel portrayal, by source, of the changes in revenue produced by the filing, including an explanation of the derivation of the changes.
- (d) If the public service company has not achieved its authorized rate of return, an explanation as a policy statement of why it has not and what the company is doing to improve its earnings in addition to its request for increased rates.
- (e) A representation of the actual rate base and results of operation of the company during the test period, calculated in the manner used by the commission to calculate the company's revenue requirement in the commission's most recent order granting the company a general rate increase.
- (3) The filing shall also include a summary document which briefly states the following information, annualized, as applicable. In presenting the following information, the company shall itemize revenues from any temporary, interim, periodic, or other noncontinuing tariffs. It shall include in its rate change percentage and revenue change calculations any revenues from proposed general rate change tariffs that would supersede revenue from noncontinuing tariffs.

- (a) The date and amount of the latest prior general rate increase authorized by the commission, and the revenue realized from that authorized increase in the test period, based on the company's test period units of revenue.
- (b) Total revenues at present rates and at requested rates.
- (c) Requested revenue change in percentage, in total and by major customer class.
- (d) Requested revenue change in dollars, in total and by major customer class.
- (e) Requested rate change in dollars, per average customer by customer class, or other representation, if necessary to depict representative effect. Filings shall also state the effect of the proposed rate increase in dollars per month on typical residential customers by usage categories.
- (f) Most current customer count, by major customer class.
- (g) Current authorized overall rate of return and authorized rate of return on common equity.
- (h) Requested overall rate of return and requested rate of return on common equity, and the method or methods used to calculate rate of return on common equity.
 - (i) Requested capital structure.
 - (j) Requested net operating income.
- (k) Requested rate base and method of calculation, or equivalent, which it contains.
- (l) Requested revenue effect of attrition allowance, if any is requested.
- (4) Contemporary with its filing, the company shall mail the summary document required in subsection (3) of this section to public counsel and to all intervenors on the commission's master service list for the company's most recent general rate case and all intervenors on the master service list for any other rate proceeding involving the company during the five years prior to the filing if the rates established or considered in that proceeding may be affected in the company's proposed general rate filing. The utility shall enclose a cover letter stating that the prefiled testimony and exhibits and the accompanying work papers, diskettes, and publications specified in this rule are available from the company upon request or stating that they have been provided. This provision does not create a right to notice in persons named to receive the summary. Prior to entry of a protective order, the disclosing party may withhold any confidential material in its evidence or supporting material unless the requesting party provides a guarantee of confidentiality that is satisfactory to the disclosing party.

This provision is not intended to discourage the sharing of information at any earlier stage, and any material specified herein that has previously been provided to a person identified in this subsection need not be duplicated.

- (5) The most recent annual report to shareholders, if any, and any subsequent quarterly reports to shareholders; the most recent FERC Form 1, if applicable; and for the most recent two years prior to the filing date, supply the company's Form 10Ks, Form 100s, any prospectuses for any issuances of securities, and quarterly reports to stockholders, if any.
- (6) Any cost studies relied upon by the company in support of its filing. In addition, the company shall identify all cost studies conducted in the last five years for any of the

company's services, together with a description of the methodology used in such studies.

AMENDATORY SECTION (Amending Order R-376, Docket No. 920379, filed 9/1/92, effective 10/2/92)

WAC 480-09-460 Prehearing and other conferences. (1) General. When issues are joined in any formal proceeding the commission may, by written notice or by oral notice on the record of the hearing, request or direct all interested persons to attend a prehearing or other conference for the purpose of determining the feasibility of settlement, or of formulating the issues in the proceeding and determining other matters to aid in its disposition. The notice of the conference shall provide reasonable notice of the time and place established for the conference and the matters to be addressed. The notice may provide that failure to attend may result in the dismissal of a party, the finding of a party in default, or the refusal to consider a later petition for intervention except upon a showing of good cause for the failure to attend. A party's failure to attend the conference, in the absence of a showing of good cause for that failure, will constitute the party's waiver of all objections to any order or ruling arising out of the conference or any agreement reached at conference. A commissioner, an administrative law judge, or an employee of the commission designated by the commission, shall preside at such conference, to

- (a) Simplification of the issues;
- (b) The necessity or desirability of amendments to the pleadings;
- (c) The possibility of obtaining admissions of fact and of documents which will avoid unnecessary proof;
- (d) Limitations on the number and consolidation of the examination of witnesses;
 - (e) The procedure at the hearing;
- (f) The need for and timing of distribution of written testimony and exhibits to the parties prior to the hearing;
- (g) Such other matters as may aid in the disposition of the proceeding, or settlement thereof.

The disposition of petitions for leave to intervene in the proceeding filed pursuant to WAC 480-09-430 may be ruled upon at a prehearing conference.

- (2) A statement describing the action taken at the conference and the agreements made by the parties concerning all of the matters considered shall be made orally on the record or in writing, and served upon the parties, for approval. If no objection to the oral statement is made on the record, or no objection to the written statement is filed within ten days after the date the statement is served, it shall be deemed to be approved, subject to commission review. The result of the prehearing conference will control the subsequent course of the proceeding unless rejected by the commission or modified to prevent manifest injustice.
- (3) Recessing hearing for conference. In any proceeding the presiding officer may, in his or her discretion, call the parties together for a conference prior to the taking of testimony, or may recess the hearing for such a conference, with a view to carrying out the purpose of this section. The presiding officer shall state on the record the results of such conference.

- (4) Discovery conference. In addition to the mechanisms set out in WAC 480-09-480 for obtaining information, the commission may request or direct the parties to an adjudication in which the discovery rule has been invoked to attend a conference along with designated witnesses for the purpose of discussing with each other questions about the party's position or evidence and the availability of supporting information. Subject to making satisfactory arrangements for dealing with documents, attendance by telephone shall be permitted in the absence of a demonstration that telephonic attendance will substantially reduce the effectiveness of the conference. The purposes of a discovery conference are to allow witnesses and advisers to talk directly and informally and to reduce or avoid the need for written data requests and time for their preparation, to allow discussions of potential stipulations regarding individual facts and settlement of individual issues to occur in an informal setting, to discuss the availability of supporting information, and to enhance the parties' ability to acquire or expand their knowledge about the case of one or more designated other parties. The conference will not be reported. Statements made by participants at a discovery conference are not admissible for evidentiary purposes. Parties shall determine a process to confirm among themselves the results of the discussions. The commission may designate a person, who shall not be associated with any party, with commission advisory staff as to that proceeding, or with commission advocacy staff, to facilitate a discovery conference, on its own motion or on the request of any party.
- (5) Order conference. On the commission's own motion or at the request of any party, the commission may schedule an order conference at which parties may ask clarification of the meaning of a final order entered or to be entered by the commission. The commissioners may attend the conference personally or may designate one or more staff persons to attend on their behalf. The purposes of the conference are to allow parties to ask clarification of the meaning of an order so that compliance may be enhanced and any compliance filing may be accurately prepared and presented, and to discover technical changes that may be required to correct the application of principle to data or to correct patent error without the need for parties to request reconsideration and without delaying post-order compliance. Such a conference will not stay the effect of the order, the time for compliance, the time for securing post-order review, or the time for judicial review, unless the conference results in a supplemental commission order which then becomes a final order subject to review. Such a conference does not constitute a formal interpretation of the order. The order itself will remain the sole expression of the commission's opinion unless supplemented through an additional order. The order conference will not be reported. The conference is not a forum for discussing or challenging the evidentiary or policy decisions expressed in the order. Those remedies may be pursued through a petition for reconsideration or other means under pertinent rule or statute.

AMENDATORY SECTION (Amending Order R-310, Docket No. U-89-2966-R, filed 10/12/89, effective 11/12/89)

WAC 480-09-465 ((Settlement.)) Alternate dispute resolution. ((Before or after a hearing, parties to a proceeding may enter-into discussions leading to a voluntary settlement of the subject matter of the proceeding. In furtherance of a voluntary settlement, the commission may, in its discretion, invite the parties to confer among themselves or with a designated person. These conferences shall be informal and without prejudice to the rights of the parties, and no statement, admission, or offer of settlement made at an informal conference shall be admissible in evidence in any formal hearing before the commission. Any resulting settlement or stipulation shall be stated on the record or submitted in writing and is subject to approval by the commission.)) The commission supports parties' efforts to resolve disputes without the need for litigation when doing so is lawful and consistent with the public interest. Alternate dispute resolution (ADR) includes any mechanism to resolve disagreement without hearings or litigation.

(1) The commission will not delegate to parties the power to make final decisions, but will retain the authority to approve any proposed settlement or agreement.

- (2) Parties to a dispute or disagreement on a matter that is under the commission's jurisdiction may agree to negotiate with any other parties at any time without commission oversight. The commission may direct parties to meet or consult under WAC 480-09-466(1) and may establish a collaborative process under WAC 480-09-467. The commission encourages parties to use and experiment with other forms of ADR subject to the commission's approval.
- (3) The decision to engage in negotiation or collaboration is the voluntary decision of each participant.
- (4) In any negotiation, the following apply unless all participants agree otherwise:
- (a) The parties are encouraged as their first joint act to consider the elements of the commission's guidelines for negotiations and determine the ground rules governing the negotiation;
- (b) No statement, admission, or offer of settlement shall be admissible in evidence in any formal hearing before the commission;
- (c) Parties may agree that information be treated as confidential to the extent provided in a commission protective order patterned after the order entered in the matter of Electric Lightwave, Inc., Docket No. UT-901029;
- (d) Participants should advise each other, any mediator or facilitator, and the commission, if the negotiation is sanctioned by the commission, if the negotiation is without substantial prospects of resolving the issue or issues under negotiation.

AMENDATORY SECTION (Amending Order R-310, Docket No. U-89-2966-R, filed 10/12/89, effective 11/12/89)

WAC 480-09-470 Stipulation as to facts. ((General-))
A stipulation is an agreement among parties as to one or more operative facts in a proceeding. Stipulations of fact are encouraged. The parties to any proceeding or investigation before the commission may, by stipulation in writing filed with the commission or entered orally into the record, agree upon the facts or any portion thereof involved in the contro-

versy. This stipulation, if accepted by the commission, shall be binding upon the parties thereto and may be used by the commission as evidence at the hearing. The commission may reject the stipulation or require proof of the stipulated facts, despite the stipulation.

AMENDATORY SECTION (Amending Order R-400, Docket No. A-930517, filed 12/1/93, effective 1/1/94)

WAC 480-09-480 Methods for obtaining data in adjudicative proceedings. (1) Nothing in this section shall be construed as imposing any limitation whatsoever on the commission's ability to audit and/or obtain the books and records of public service companies, and the public service companies' obligation to provide information to the commission, whether or not in the context of an adjudicative proceeding. Parties in an adjudicative proceeding may agree on informal discovery procedures in addition to or in place of the procedures contained in this section.

- (2) General. The only discovery procedure available in adjudicative proceedings before the commission is the subpoena. "Subpoena" as used in this section includes subpoena duces tecum: *Provided*, That in the following proceeding(s) discovery will be available as provided by this section according to a schedule established by prehearing order:
- (a) Any proceeding involving a change in the rate levels of a utility company, a solid waste company, a low-level radioactive waste disposal site, or a segment of the transportation industry;
- (b) Any proceeding that the commission declares to be of a precedential nature; or
- (c) Any complaint proceeding involving claims of discriminatory and/or anticompetitive conduct.
- ((Nothing in this section shall be construed as imposing any limitation whatsoever on the commission's ability to audit and/or obtain the books and records of public service companies, and the public service companies' obligation to provide information to the commission, whether or not in the context of an adjudicative proceeding. Parties in an adjudicative proceeding may agree on informal discovery procedures in addition to or in place of the procedures contained in this section.
 - (2)) (3) Definitions.
- (a) Party. Any party as defined by WAC 480-09-410: *Provided*, That a person who has filed a petition to intervene shall be deemed to be a party for purposes of this section pending a ruling on the petition.
- (b) Data. As used in this section, data means information of any type in any form.
- (c) Data request. A request for data issued by a party in an adjudicative proceeding. The request may be in writing or may be made by oral motion at a conference or hearing. Generally, data requests seek extant documents, an analysis, compilation or summary of extant documents into a requested format, or a narrative explaining a policy, position or document. If a party relies on a cost study, it is expected that the party will, upon request, rerun the study based on different assumptions, subject to the standards in (((5)(a)(iii))) subsection (6)(a)(vi) of this section. Parties will not be ordered to respond to a data request which seeks

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production of a new cost study unless the commission so orders, based upon a compelling need for such production.

- (d) Record requisition. A request for data made on the record during a hearing session or during a deposition.
- (e) Bench request. A request for data made by or on behalf of the presiding officer.
- (f) Depositions. Depositions are described in (((5))) subsection (6)(b) of this section.
- (((3))) (4) When available. The requests for data and the deposition procedure described in this section shall be available in the context of an adjudicative proceeding when the commission, on its own motion or on motion of a party declares that the adjudicative proceeding meets one of the criteria set forth in subsection (1) of this section.
- (((4))) (5) Procedure. At a prehearing conference, a data request and deposition schedule shall be established, and set forth in a prehearing order. The schedule must provide for deadlines sufficient to allow a timely opportunity for disputes to be resolved. In a proceeding initiated by petition or commission complaint, the commission staff shall not be required to respond to data requests prior to the filing of the commission staff direct evidence. Disputes arising from use of the procedures in this section will be heard at the earliest reasonable time. Telephone hearings or conferences are encouraged for the argument of discovery disputes. Discovery rulings may be made on the record or by written order. Discovery rulings are subject to review under WAC 480-09-760
- (((5))) (6) Methods available. Unless otherwise specified in the prehearing order, the following procedures will apply:
- (a) Data requests, record requisitions, and bench requests.
- (i) ((To whom sent.)) In the absence of a different determination at a prehearing conference or agreement by the affected parties, requesting parties shall group data requests by subject or witness; and shall group requests into packages of reasonable numbers; shall present groups of more than five pages of requests or answers in an electronic format agreed by the parties when the presenting party has the capability of doing so or shall make no more than one request per page. A person believing the meaning or scope of a request to be unclear shall initiate a clarification call to the requesting party.
- (ii) Each request or group of requests shall be signed by counsel for the requesting party. The signature constitutes a certification that the request complies with the standards of CR 26(g) and that no request made therein substantially duplicates a request previously made by the requesting party to the same party in the same proceeding, unless the duplication is reasonably necessary and the reason for duplication is clearly stated. Voluntary coordination of requests among parties of similar interests is encouraged. For good cause, limitation may be established at a prehearing conference as to the number of data requests that may be submitted without a certification that the submitting party has coordinated with other parties of similar interest and no substantial duplication exists with other parties' submissions.
- (iii) Written data requests shall be sent to the party of whom the request is made, with copies to all other parties. The commission staff copy shall be sent to the assistant attorney general representing the commission staff. The

commission encourages parties to agree to exchange data in electronic format on diskette or via modem, e-mail, internet, bulletin board, or other electronic means that is mutually acceptable. Such electronic exchange may enhance efforts to coordinate discovery and to prevent duplications. Neither the commissioners nor the secretary of the commission should receive copies of such requests, except upon the filing of a motion to compel or an objection to the request, at which time the specific request or requests shall be attached to the motion or objection.

(iv) Each party shall number its data requests sequentially as submitted. Record requisitions and bench requests shall each be described on the record and consecutively numbered.

(((ii))) (v) Responses. Responses to data requests and record requisitions shall be sent to the requesting party and to any other party who shall have requested a copy, so long as responses are consistent with the terms of any protective order which may be entered in the proceeding. The commission staff copy shall be sent to the assistant attorney general representing the commission staff unless the attorney requests an alternative method. Written responses to bench requests shall be served on all parties and filed with the commission in the same manner and quantity as pre-distributed exhibits. Objections to data requests shall be presented to the requesting party no later than the time responses are due.

The party responding to the data request shall provide the response to the data requested to the requesting party within ten days of receipt of the request. In the event the data cannot be supplied within ten days, the responding party shall notify the requesting party, in writing and within five days of receipt of the request, of the reasons why the ten-day limit cannot be met. In this event, the responding party shall also provide a schedule for producing the requested data or shall explain why portions of the data will not be supplied. Weekends and holidays will be excluded in calculating these time limits. Time limits may be modified by prehearing order to the extent necessary to conform to the commission's hearing schedule. Responses to record requisitions and bench requests shall be submitted within ten days, excluding weekends and holidays, after the transcript is delivered to the commission unless the presiding officer specifies another schedule. Parties who anticipate problems in making a timely response shall notify other parties of the expected difficulties immediately.

No response to a data request, bench request, or record requisition shall be considered or treated as evidence until it is entered into the record.

(((iii))) (vi) Scope of request. The scope of any request for data shall be for data relevant to the issues identified in the notices of hearing or orders in the adjudicative proceeding. It is not grounds for objection that the information sought will be inadmissible at the hearing, if the information sought appears reasonably calculated to lead to discovery of admissible evidence. The frequency, extent, or scope of discovery shall be limited by the commission if it determines that the discovery sought is unreasonably cumulative or duplicative, or is obtainable from some other source that is more convenient, less burdensome, or less expensive; the party seeking discovery has had ample opportunity to obtain the information sought; or, the discovery is unduly burden-

some or expensive, taking into account the needs of the adjudicative proceeding, limitations on the parties' resources, scope of the responding party's interest in the proceeding, and the importance of the issues at stake in the adjudicative proceeding.

- (b) Depositions. Depositions ((will)) may be available during one or more conferences scheduled in the prehearing order. A party who intends to depose a witness will give at least five days' notice to the commission and all parties prior to the scheduled conference. The conference will be convened at Olympia unless the parties and the commission agree to another venue. Should all parties request or consent to participation by an administrative law judge in the deposition, or should no party object prior to such participation, the parties will be deemed to have waived the right to argue that the deposition constitutes a "hearing" within the meaning of RCW 34.12.060. Only witnesses who have been identified by a party as a prospective witness will be subject to deposition: *Provided*, That an individual compelled to appear as an adverse witness will not be deemed to be a"prospective witness" for purposes of this subsection.
- (i) Depositions—How conducted. Depositions will be conducted by the parties, using Rule 30 of the Civil Rules of Procedure as a guide. At the request of a party, the deposition may be interrupted for purposes of presenting to an administrative law judge or the commission a dispute regarding the deposition process. However, to avoid interruption, such disputes should, if possible, be reserved to the conclusion of the deposition. The scope of questioning will be the same standard set forth in (((5)(a)(iii))) subsection (6)(a)(vi) of this section. The deposition will be recorded by a court reporter provided by the commission or by the party requesting the deposition. Each party will be responsible for arranging for the attendance of those of its prospective witnesses who have been asked to be deposed.
- (ii) Use of depositions. Except as provided in this subsection, depositions may be used for any purposes. If a witness is available, and a party seeks to offer that witness' deposition into evidence for other than impeachment purposes, that party must do the following:
- (A) Offer only those portions of the deposition upon which it intends to rely; and
- (B) Provide five working days' written notice (prior to the hearing at which the witness will appear) to other parties of its intent to offer the specified portions of the deposition into evidence. The portions proposed to be offered shall be distributed as other predistributed exhibits. Exhibits associated with the deposition shall be separately marked and numbered.
- (C) Corrections in the deposition transcript may be made only by motion filed within ten days after delivery of the transcript. Corrections will be allowed only to correct transcription errors and not to modify testimony, provided that a witness has the duty to supplement her or his response immediately, upon learning that the prior response was incorrect when made or upon learning that a response, correct when made, is no longer correct.

At hearing, if portions of a deposition are admitted into evidence, other parties shall have the right at the time the deposition is admitted to offer other portions of the deposition for the purpose of offering a complete picture of the witness' testimony. Offers for other purposes, as for

impeachment or to eliminate the need to repeat questions and answers, may be made at any time. Time limits may be modified by prehearing order to the extent necessary to conform to the commission's hearing schedule. The portions of the deposition moved into evidence shall be admitted as testimony if the testimony is otherwise admissible, and if admitting the testimony would substantially reduce repetitive questioning.

(((6))) (7) Procedure for resolving disputes. ((If a responding party-refuses to-produce the-data-requested or refuses to comply with a request for deposition, or if a witness-fails to respond to a question at deposition, and the parties have failed in good faith efforts to resolve the dispute, the matter may be brought upon motion filed with the secretary of the commission and presented for resolution as provided in subsection (4) of this section.)) Disputes arising from use of the procedures in this section may be raised at a prehearing conference. At the option of the aggrieved party, disputes may be brought on by motion and will be heard at the earliest reasonable time. Telephone hearings or conferences are encouraged for the argument of discovery disputes. Discovery rulings may be made on the records or by written order. Discovery rulings are subject to review under WAC 480-09-760.

Motions shall be timely filed. Responses to ((the)) a motion shall be filed within five working days of the receipt of the motion, and shall be served on all parties. Time limits may be imposed or modified by the commission or the presiding officer to the extent necessary to conform to the commission's hearing schedule.

Alternate dispute resolution for discovery disputes. At the request or with the consent of the disputants, the commission may assign a commissioner, a member of the commission advisory staff or another person to assist the parties in resolving the issue. If the designated person finds that the parties fail to agree, the commission will allow each party no less than one nor more than five days to present brief simultaneous written statements of position and will resolve the dispute upon the written statements by letter of the secretary.

If a party fails or refuses to comply with a commission order or an administrative law judge's order that is not reviewed resolving a dispute under this section, or a letter from the secretary resolving such a dispute, the commission may impose sanctions including but not limited to dismissal, striking of testimony, evidence, or cross-examination, or monetary penalties as provided by law.

AMENDATORY SECTION (Amending Order R-310, Docket No. U-89-2966-R, filed 10/12/89, effective 11/12/89)

WAC 480-09-750 Rules of evidence. (1) General. Subject to the other provisions of this section, all relevant evidence is admissible which, in the opinion of the presiding officer, is the best evidence reasonably obtainable, having due regard to its necessity, availability, and trustworthiness. In ruling upon the admissibility of evidence, the presiding officer shall give consideration to, but shall not be bound to follow, the rules of evidence governing general civil proceedings, in matters not involving trial by jury, in the courts of the state of Washington.

The presiding officer may, in his or her discretion, either with or without objection, exclude inadmissible evidence or order cumulative evidence discontinued. Irrelevant, duplicative, and inadmissible evidence burdens the commission and all parties. To minimize that burden, the presiding officer shall to the extent possible exclude evidence that is irrelevant, repetitive, or inadmissible, whether or not an objection is posed. Parties objecting to the introduction of evidence shall state the grounds of such objection at the time such evidence is offered. The party offering rejected evidence may be permitted to describe briefly for the record its nature and purpose.

- (2) Official notice.
- (a) Official notice may be taken of:
- (i) Any judicially cognizable fact. Examples of judicially cognizable facts are:
- (A) Rules, regulations, administrative rulings and orders, exclusive of findings of fact, of the commission and other governmental agencies;
- (B) Contents of certificates, permits, and licenses issued by the commission; and
- (C) Tariffs, classifications, and schedules regularly established by or filed with the commission as required or authorized by law.
- (ii) Technical or scientific facts within the commission's specialized knowledge; and
- (iii) Codes or standards that have been adopted by an agency of the United States, or this state or of another state, or by a nationally recognized organization or association.
- (b) In addition, the commission may, in its discretion, upon the request of all parties to a proceeding, take official notice of the results of its own inspection of the physical conditions at issue.
- (c) Parties shall be notified either before or during the hearing, or by reference in preliminary reports or otherwise, of the material so noticed and the sources thereof, including any staff memoranda and data, and they shall be afforded an opportunity to contest the facts and material so noticed. A party proposing that official notice be taken may be required to provide copies of officially noted matter to the record and to all other parties.
- (3) Resolutions. Properly authenticated resolutions of the governing bodies of cities, towns, counties, and other municipal corporations and of chambers of commerce, boards of trade, commercial, mercantile, agricultural, or manufacturing societies and other civic organizations may be received in evidence. Recitals of facts contained in resolutions shall not be deemed proof of those facts.

AMENDATORY SECTION (Amending Order R-310, Docket No. U-89-2966-R, filed 10/12/89, effective 11/12/89)

WAC 480-09-340 ((Objections to closures of high-way-railroad grade crossings.)) Compliance filings. (((1) Filing. Objections to closures of highway-railroad grade crossings under RCW 81.53.060 shall be filed in writing within twenty days of publication of notice of the proposed closure, setting forth the full names and mailing addresses of persons objecting to the closure, the particular crossing which is the subject of the objection, the commission cause number, if known, and a statement of the objection. Communications which do not meet these requirements,

other than the requirement of stating the commission cause number, will not be treated as objections for the purpose of requiring a hearing upon the proposed closure to be held as provided by RCW 81.53.060.

- (2) Party status appearances service of final order. No person who fails to enter an appearance as prescribed by WAC 480-09-720, will be entitled to party status to a proceeding under RCW 81.53.060 after the close of the period for the taking of appearances if a hearing is held, even though such person may have filed an objection to a proposed crossing closure under the provisions of subsection (1) of this section, and no such person will be entitled to service of the final order of the commission in the matter unless party status is reestablished through intervention under the provisions of WAC 480-09-430, although such person may be sent a courtesy copy of the proposed or final order.
- (3) Interested persons who lack party status, as defined herein, shall be provided an opportunity to be heard and offer evidence as required by RCW 81.53.060. They may not call witnesses, cross-examine witnesses or otherwise participate as a party. Interested persons who lack party status lack standing to file petitions for administrative review of initial orders or to file petitions for reconsideration of final orders.)) (1) A compliance filing is a tariff filing that is made to comply with an order authorizing or requiring a specific subsequent later filing. A compliance order is an order approving, suspending, or rejecting a compliance filing.
- (a) A compliance filing and any accompanying work papers shall be served on the attorney of each party to the proceeding in which the compliance filing was authorized or required. Service shall be made in a manner to be received by the parties no later than the date filed with the commission unless such service on a party is infeasible because of its size or the timing of the filing, in which case delivery on the day following filing is permissible.
- (b) A compliance filing shall be strictly limited in scope to the subjects and the tariffs that are necessary to comply with, or that are authorized by, the order leading to the filing.
- (c) A cover letter accompanying each compliance filing shall identify the order with which the filing is intended to comply.
- (2) If the order authorizing or requiring a filing does not state the number of business days required for commission examination of the proposed compliance tariff between its filing and its stated effective date, the filing is subject to all pertinent requirements for tariff filings of the industry and shall be made with the required statutory notice period unless the order provides otherwise. Such a filing shall be docketed under its own docket number and shall not be considered a continuation of the prior proceeding.
- (3) A compliance filing made on less than statutory notice, whether or not a shortened period is authorized or directed in the order leading to the filing, does not become effective automatically on its stated effective date, but requires a commission order of approval. In the absence of an order of approval, the tariff filing does not become effective on the stated effective date, but remains pending until the commission has completed its review. On completing that review, the commission shall immediately enter an order under subsection (4) of this section. A compliance

filing made on statutory notice is subject to all statutory and regulatory provisions regarding suspension.

- (4) If the commission believes that a compliance filing varies from the requirements or conditions of the order authorizing or requiring it, either by falling short of or by exceeding the authorization, conditions, or requirements of the order, the commission will not approve the tariff unless it has preapproved the variance.
- (a) The commission may enter an order in the proceeding in which the filing was authorized or required, to (i) suspend a noncomplying filing or any portion that apparently fails to comply, and assign a docket number for processing, or (ii) reject the noncomplying filing, or any portion that apparently fails to comply, without prejudice to the company's refiling a new or original tariff provision under otherwise pertinent law and regulation. The commission may attach such conditions on compliance refiling as it believes appropriate.
- (b) The commission may suspend any filing under its own docket number by otherwise pertinent process.
- (c) The commission may delegate to the secretary the authority to enter a compliance order in specific proceedings by written authorization; by oral authority later reduced to writing; or by action in an open public meeting.
- (d) Failure to identify noncompliance before approval does not preclude the commission from taking later steps as authorized by law to secure compliance.

NEW SECTION

WAC 480-09-390 Objections to closures of highway-railroad grade crossings. (1) Filing. Objections to closures of highway-railroad grade crossings under RCW 81.53.060 shall be filed in writing within twenty days of publication of notice of the proposed closure, setting forth the full names and mailing addresses of persons objecting to the closure, the particular crossing which is the subject of the objection, the commission cause number, if known, and a statement of the objection. Communications which do not meet these requirements, other than the requirement of stating the commission cause number, will not be treated as objections for the purpose of requiring a hearing upon the proposed closure to be held as provided by RCW 81.53.060.

- (2) Party status appearances service of final order. No person who fails to enter an appearance as prescribed by WAC 480-09-720, will be entitled to party status to a proceeding under RCW 81.53.060 after the close of the period for the taking of appearances if a hearing is held, even though such person may have filed an objection to a proposed crossing closure under the provisions of subsection (1) of this section, and no such person will be entitled to service of the final order of the commission in the matter unless party status is reestablished through intervention under the provisions of WAC 480-09-430, although such person may be sent a courtesy copy of the proposed or final order.
- (3) Interested persons who lack party status, as defined herein, shall be provided an opportunity to be heard and offer evidence as required by RCW 81.53.060. They may not call witnesses, cross-examine witnesses or otherwise participate as a party. Interested persons who lack party status lack standing to file petitions for administrative review

of initial orders or to file petitions for reconsideration of final orders.

NEW SECTION

WAC 480-09-426 Motion for summary disposition. (1) Motion to dismiss. A party may move to dismiss an opposing party's pleading including the documents initiating the case, if the pleading fails to state a claim on which the commission may grant relief. In considering a motion made under this subsection, the commission will consider the standards applicable to a motion made under CR 12 (b)(6), 12(c), or 50, as applicable, of the civil rules for superior court.

- (2) Motion for summary determination. A party may move for summary determination if the pleadings filed in the proceeding, together with any properly admissible evidentiary support, show that there is no genuine issue as to any material fact and the moving party is entitled to summary determination in its favor. In considering a motion made under this subsection, the commission will consider the standards applicable to a motion made under CR 56 of the civil rules for superior court.
- (3) Presentation of a motion for summary disposition shall not automatically stay any scheduled procedures. Without leave from the commission, motions for summary disposition shall not be presented later than thirty days prior to the next applicable hearing session. Responses shall comply with WAC 480-09-425 and 480-09-736. The commission may order a continuance of any procedure and may order oral or written response on a schedule consistent with any established hearing schedule in the proceeding.

NEW SECTION

WAC 480-09-466 Settlement conference. (1) In furtherance of a voluntary settlement of any dispute within the commission's jurisdiction, the commission may, in its discretion, invite or direct the parties to confer among themselves or with a designated person. Settlement conferences shall be informal and without prejudice to the rights of the parties. Any resulting settlement or stipulation shall be stated on the record of the conference or submitted to the commission in writing and is subject to approval by the commission.

- (2) Settlements. An agreement among the parties to a proceeding to resolve one or more issues is a settlement.
- (a) Any proposed settlement may be accepted by the commission for its review in the commission's discretion. If the commission accepts a settlement for review in an adjudication, the commission will schedule a time at a hearing session for parties to present the settlement and the commissioners to inquire into it, unless the commission believes such a session to be unnecessary for it to exercise informed judgment upon the proposal.
- (b) Partial settlement. An agreement of all parties on some issues may be presented as a partial settlement for commission review and remaining matters may be litigated.
- (c) Multiparty settlement. An agreement of some but not all parties on one or more issues may be offered as their position in the proceeding, with the evidentiary proof that they believe appropriate to support it, for commission

review. Nonsettling parties may offer evidence and argument in opposition.

(d) Parties shall advise the commission when they have reached a partial or multiparty settlement and may suggest preferred procedural alternatives for review of the settlement. The commission will determine the appropriate procedure.

NEW SECTION

WAC 480-09-467 Collaboratives. (1) A collaborative is a negotiation sanctioned by the commission in which interested persons work with each other and representatives of commission staff to achieve consensus on one or more issues assigned to or identified by the collaborative participants. Membership in the collaborative shall reflect the interests reasonably expected to be substantially affected by the result of the collaborative.

(2) In a collaborative, participants shall address procedural guidelines for negotiations that the commission has set out in a policy statement. Communication between the commission and the collaborative participants may be made through the commission secretary. Changes in the orientation or membership of the collaborative, the issues it will address, or similar matters, may be made with commission knowledge and consent by letter from the secretary or by other means with the agreement of collaborative participants and the commission.

NEW SECTION

WAC 480-09-751 Witness panels. Upon the request of a party or on its own motion, the commission may direct or allow two or more witnesses to take the stand simultaneously when doing so allows a benefit such as the integrated response to a line of questions, minimizing referral of questions from one witness to another, or comparing witnesses' positions. Individual cross-examination shall also be allowed upon matters within the witnesses' direct evidence that are not related to the topic or topics addressed by witnesses in a panel.

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WSR 96-02-003 EMERGENCY RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES

(Public Assistance)

[Order 3936—Filed December 20, 1995, 3:15 p.m., effective January 1, 1996, 12:01 a.m.]

Date of Adoption: December 20, 1995.

Purpose: Increase the monthly needs allowance, the one-person MNIL and the spousal resource transfer maximum effective January 1, 1996.

Citation of Existing Rules Affected by this Order: Amending WAC 388-507-0710 AFDC-related medical income standards, 388-513-1350 Institutional—Available resources, and 388-513-1380 Institutional—Participation.

Statutory Authority for Adoption: RCW 74.08.090.

Other Authority: State Agency Letter 95-44.

Under RCW 34.05.350 the agency for good cause finds that state or federal law or federal rule or a federal deadline for state receipt of federal funds requires immediate adoption of a rule.

Reasons for this Finding: State Agency Letter 95-44.

REC'D 11/28/95 VIA PROFS: SAL9544 FC1401

MCDOP:MFURTADO:jw

November 13, 1995

TITLE XIX STATE AGENCY LETTER NUMER 95-44

SUBJECT: Increases in Certain Resources and Income Measurements for Community Spouses

Effective January 1, 1996 the minimum and maximum protected resource amounts for the community spuse and the cap on the community spouse's minimum monthly maintenance needs standards will increase. The new (unrounded) amounts are shown below, and reflect a 27.9 percent increase in the Consumer Price Index (CPI) for urban consumers between September 1988 and September 1995. You may, but are not required to, round these amounts individually. All rounding is to a higher amount, not to exceed the next higher dollar.

MINIMUM PROTECTED RESOURCE AMOUNT (PRA)

The initial minimum PRA on October 1, 1989 was \$12,000. The new minimum PRA is \$15,348.00

MAXIMUM PROTECTED RESOURCE AMOUNT (PRA)

The initial maximum PRA on October 1, 1989 was \$60,000. The new maximum PRA is \$76,740.00.

CAP ON THE MINIMUM MONTHLY MAINTENANCE NEEDS STANDARD

The initial cap on October 1, 1989 was \$1,500. The new cap is \$1,918.50.

If you have any questions please call Michael Furtado at (206) 615-2339.

Sincerely,

/s/

Dan S. Dolan, Manager Medicaid Operations and Policy Reviser's note: The typographical errors in the above material occurred in the copy filed by the agency and appear in the Register pursuant to the requirements of RCW 34.08.040.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 3, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 0, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 3, repealed 0.

Effective Date of Rule: January 1, 1996, 12:01 a.m.

December 20, 1995
Jeanette Sevedge-App
Acting Chief
Office of Vendor Services

AMENDATORY SECTION (Amending Order 3832, filed 2/8/95, effective 3/11/95)

WAC 388-507-0710 AFDC-related medical income standards. (1) The department shall determine income standards for AFDC-related clients as described under WAC 388-505-0590 (2) and (4).

(2) Effective January 1, $((\frac{1995}{}))$ 1996, the department shall set the medically needy income level (MNIL) at:

(a) One person	\$	((486)) <u>496</u>
(b) Two persons		\$ 592
(c) Three persons		\$ 667
(d) Four persons		\$ 742
(e) Five persons		\$ 858
(f) Six persons		\$ 975
(g) Seven persons		\$1,125
(h) Eight persons		\$1,242
(i) Nine persons		\$1,358
(j) Ten persons and abo	ve	\$1,483

AMENDATORY SECTION (Amending Order 3832, filed 2/8/95, effective 3/11/95)

WAC 388-513-1350 Institutional—Available resources. (1) Resources are defined under chapter 388-511 WAC for an SSI-related client and under WAC 388-22-030 for an AFDC-related client.

- (2) The methodology and standards for determining and evaluating resources are under WAC 388-513-1310, 388-513-1330, 388-513-1340, and 388-513-1360. Transfers of resources are evaluated under WAC 388-513-1365.
- (3) The department shall determine ownership of resources following Washington state community property principles for a person:
- (a) Whose most recent period of institutionalization began on or before September 30, 1989; and
 - (b) Who remains continuously institutionalized.

- (4) For purposes of Medicaid eligibility, the department shall consider resources are:
 - (a) Community resources when jointly held in the:
- (i) Names of both the institutionalized and community spouse; or
 - (ii) Name of the institutionalized spouse only.
- (b) The separate property of the community spouse when:
- (i) Held in the separate name of the community spouse; or
- (ii) Transferred between spouses as described under WAC 388-513-1370(6).
 - (5) The department shall:
- (a) Divide by two, the total value of the community resources the spouses own; and
- (b) Assign one-half of the total value of the community resources to each spouse.
- (6) The department shall not consider a person continuously institutionalized if, for thirty consecutive days, the person:
 - (a) Is absent from an institution; or
- (b) Does not receive home-based or community-based waivered services.
- (7) For the purpose of determining Medicaid eligibility of a person, whose most recent continuous period of institutionalization starts on or after October 1, 1989, the department shall:
- (a) Exclude resources as described under WAC 388-511-1160; except, the department shall exempt one vehicle without regard to use or value when the institutionalized person has a community spouse;
- (b) Consider available to the community spouse, resources in the name of either the community spouse or the institutionalized spouse, except resources exceeding the greater of:
- (i) ((Seventy four)) Seventy-six thousand ((eight)) seven hundred ((twenty)) forty dollars effective January 1, ((1995)) 1996;
- (ii) An amount established by a fair hearing under chapter 388-08 WAC when the community spouse's resource allowance is inadequate to provide a minimum monthly maintenance needs allowance; or
- (iii) An amount ordered transferred to the community spouse by the court.
- (c) Ensure resources available to the community spouse are in the name of the community spouse or transferred to the community spouse or to another person for the sole benefit of the community spouse:
- (i) Before the first regularly scheduled eligibility review; or
- (ii) As soon as practicable thereafter, taking into account such time as may be necessary to obtain a court order for the support of the community spouse.
- (d) Consider resources greater than such resources described under subsection (7)(b) of this section available to the institutional spouse.
- (8) The department shall consider resources of the community spouse:
 - (a) Unavailable to the institutionalized spouse:
- (i) The month after the institutionalized spouse is determined eligible for institutional benefits; and

- (ii) While the institutionalized spouse remains in a continuous period of institutionalization.
- (b) Available to the institutionalized spouse when the institutionalized spouse:
- (i) Acquires resources which, when added to resources held by the institutionalized spouse, exceed the one-person resource maximum, if the most recent period of institutionalization began on or after October 1, 1989; or
- (ii) Has a break of thirty days or more in a period of institutionalization.

AMENDATORY SECTION (Amending Order 3848, filed 5/10/95, effective 6/10/95)

- WAC 388-513-1380 Institutional—Participation. (1) In reducing payment to the institution, the department shall consider the institutionalized client's:
- (a) Income under WAC 388-513-1330 (3)(a), (b), (c), and (d); and
- (b) Resources under WAC 388-513-1350, 388-513-1360, and 388-513-1365.
- (2) In reducing payment to the institution, the department shall consider the eligible institutionalized client's excess resources available to meet the cost of care after the following allocations:
- (a) Health insurance and Medicare premiums, deductions, and co-insurance not paid by a third party; and
- (b) Noncovered medical bills which are the liability of the client and not paid by a third party.
- (3) The department shall not use allocations used to reduce excess resources under subsection (2) of this section to reduce income under subsection (4) of this section.
- (4) The department shall deduct the following amounts, in the following order, from the institutionalized client's total income, including amounts disregarded in determining eligibility:
 - (a) Specified personal needs allowance as follows:
- (i) One hundred sixty dollars for a veteran living in a Medicaid-certified state veteran's home nursing facility;
- (ii) Ninety dollars for a single veteran receiving an improved veteran's pension; or
- (iii) Forty-one dollars and sixty-two cents for all other clients in medical institutions.
 - (b) Federal, state, or local income taxes:
- (i) Mandatorily withheld from earned or unearned income for income tax purposes before receipt by the client;
- (ii) Not covered by withholding, but are owed or have been paid by the client; and
- (iii) Does not exceed the one-person medically needy income level less the client's personal needs allowance.
- (c) Wages not to exceed the one-person medically needy income level less the client's personal needs allowance for a client who:
 - (i) Is SSI-related; and
- (ii) Receives the wages as part of a department-approved training or rehabilitative program designed to prepare the client for a less restrictive placement. When determining this deduction, the department shall:
- (A) Not allow a deduction for employment expenses; and
- (B) Apply the client's wages not deducted under this subsection to the client's cost of care.

- (d) An amount an SSI or AFDC client in a medical facility receives as a cash assistance payment sufficient to bring the client's income up to the personal needs allowance.
- (e) A monthly needs allowance for the community spouse not to exceed, effective January 1, 1996, one thousand ((eight)) nine hundred ((seventy one)) nineteen dollars, unless specified in subsection (6) of this section. The department shall ensure the monthly needs allowance is:
- (i) An amount added to the community spouse's gross income to provide a total community spouse's income of one thousand two hundred fifty-eight dollars; ((and))
- (ii) Excess shelter expenses as specified under subsection (5) of this section; and
- (iii) Allowed only to the extent income of the institutionalized spouse is made available to the community spouse.
- (f) An amount for the maintenance needs of each dependent family member residing with the community spouse:
- (i) Equal to one-third of the amount one thousand two hundred fifty-four dollars exceeds the family member's income. Child support received from an absent parent is the child's income.
 - (ii) "Family member" means a:
 - (A) Dependent or minor child;
 - (B) Dependent parent; or
- (C) Dependent sibling of the institutionalized or community spouse.
- (g) When an institutional client does not have a community spouse, an amount for the maintenance needs of family members residing in the client's home equal to the medically needy income level for the number of legal dependents in the home less the income of the dependents.
- (h) Amounts for incurred medical expenses not subject to third-party payment including, but not limited to:
- (i) Health insurance premiums, coinsurance, or deductible charges; and
- (ii) Necessary medical care recognized under state law, but not covered under Medicaid.
- (i) Maintenance of the home of a single person or couple:
 - (i) Up to one hundred eighty dollars per month;
 - (ii) Limited to a six-month period; and
- (iii) When a physician has certified that the client is likely to return to the home within the six-month period; and
- (iv) When social service staff ((shall)) documents initial need for the income exemption and reviews the person's circumstances after ninety days.
- (5) For the purposes of this section, the department shall:
- (a) Determine shelter expenses to be the actual required maintenance expenses for the community spouse's principal residence for:
 - (i) Rent;
 - (ii) Mortgage;
 - (iii) Taxes and insurance;
- (iv) Any maintenance care for a condominium or cooperative; and
- (v) The food stamp standard allowance for utilities, provided the utilities are not included in the maintenance charges for a condominium or cooperative.
- (b) Consider the standard shelter allocation to be three hundred seventy-seven dollars, effective April 1, 1995.

- (c) Consider as "excess shelter expenses" an amount equal to the actual expenses under subsection (5)(a) of this section less the standard shelter allocation under subsection (5)(b) of this section.
- (6) The department shall determine the amount the institutional spouse allocates to the community spouse may only be greater than the amount in subsection (4)(d)(i) of this section when:
- (a) A court enters an order against the institutionalized client for the community spouse support; or
- (b) A hearings officer determines a greater amount is needed because of exceptional circumstances resulting in extreme financial duress.
- (7) The client shall use the income remaining after allocations specified in subsection (4) of this section toward payment of the client's cost of care at the department rate.
 - (8) SSI-related clients.
- (a) SSI-related clients shall continue to receive total payment under 1611 (b)(1) of the Social Security Act for the first three full calendar months of institutionalization in a public or Medicaid-approved medical institution or facility when the:
- (i) Stay in the institution or facility is not expected to exceed three months; and
- (ii) SSI-related clients plan to return to former living arrangements.
- (b) The department shall not consider the SSI payment when computing the client's participation amount.
- (9) The department shall not consider income from reparation payments made by the Federal Republic of Germany when computing the client's participation amount.

WSR 96-02-017 EMERGENCY RULES DEPARTMENT OF FISH AND WILDLIFE

(Fisheries)

[Order 95-189—Filed December 21, 1995, 4:44 p.m., effective January 1, 1996, 12:01 a.m.]

Date of Adoption: December 21, 1995.

Purpose: Commercial fishing regulations.

Citation of Existing Rules Affected by this Order: Repealing WAC 220-44-05000V; and amending WAC 220-44-050.

Statutory Authority for Adoption: RCW 75.08.080.

Under RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: This regulation is necessary for conservation and to maintain consistency with regulations adopted by the National Marine Fisheries Service pursuant to the Pacific Fisheries Management Council.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 1, amended 0, repealed 1.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 0, repealed 0.

Effective Date of Rule: January 1, 1996, 12:01 a.m.

December 21, 1995
Judith Freeman
Deputy
for Robert Turner
Director

NEW SECTION

WAC 220-44-05000W Coastal bottomfish catch limits. Notwithstanding the provisions of WAC 220-44-050, effective 12:01 a.m. January 1, 1996 until further notice it is unlawful to possess, transport through the waters of the state or land in any Washington State port bottomfish taken from Marine Fish-Shellfish Management and Catch Reporting Areas 29, 58B, 59A, 59B, 60A, 61, 62, or 63 in excess of the amounts or less than the minimum sizes shown below for the following species:

- 1. The following definitions apply to this section:
- a. Cumulative limit A cumulative limit is the maximum amount of fish that may be taken and retained, possessed or landed per vessel per calendar month, without a limit on the number of landings or trips. The cumulative limit includes all fish harvested by a vessel during the month, whether taken in limited entry or open access fisheries. Once a cumulative limit has been achieved, an operator may begin fishing on the next cumulative limit so long as the fish are not landed until after the beginning of the next cumulative period.
- b. Two-month cumulative limit is the maximum amount of fish that may be taken and retained, possessed or landed per vessel per two, fixed calendar months, without a limit on the number of landings or trips. The fixed two-month periods are January-February, March-April, May-June, July-August, September-October and November-December. No more than sixty percent of any two-month cumulative limit may be taken and retained, possessed or landed per vessel in either calendar month of the fixed, two-month period. The two-month cumulative limit includes all fish harvested by a vessel during the two-month period, whether taken in limited entry or open access fisheries. Once a two-month cumulative limit has been achieved, an operator may begin fishing on the next two-month cumulative limit so long as the fish are not landed until after the beginning of the next twomonth cumulative period.
- c. Daily trip limit The maximum amount of fish that may be taken and retained, possessed or landed per vessel from a single fishing trip in 24 consecutive hours, starting at 0001 hours.
- d. Groundfish limited entry fishery Fishing activity by a trawl, setline or bottomfish pot equipped vessel that has

received a federal limited entry permit issued by the National Marine Fisheries Service endorsed for the qualifying gear type.

- e. Groundfish open access fishery Fishing activity by a vessel equipped with setline or bottomfish pot gear that has not received a federal limited entry permit, or a vessel using gear other than trawl, setline or bottomfish pot gear.
- f. Vessel trip A vessel trip is defined as having occurred upon the initiation of transfer of catch from a fishing vessel.
- g. Vessel trip limit The amount of fish that may not be exceeded per vessel trip. All fish aboard a fishing vessel upon the initiation of transfer of catch are to be counted towards the vessel trip limit.
- h. Dressed length The dressed length of a fish is the distance from the anterior insertion of the first dorsal fin to the tip of the tail.
- 2. Groundfish limited entry fishery limits. The following limits apply to the groundfish limited entry fishery in Coastal Marine Fish-Shellfish Management and Catch Reporting Areas 58B, 59A, 59B, 60A, 61, 62, and 63, and apply to all listed bottomfish species and species complexes taken in Puget Sound Marine Fish-Shellfish Management and Catch Reporting Area 29:
- a. **Pacific ocean perch -** Two-month cumulative limit of 10,000 pounds. No minimum size.
- b. Widow rockfish Two-month cumulative limit of 70,000 pounds. No minimum size.
- c. Shortbelly rockfish No minimum size. No maximum poundage.
- d. Black rockfish The vessel trip limit for black rockfish for commercial fishing vessels using hook-and-line gear between the U.S. Canada border and Cape Alava (48°09'30" N. latitude) and between Destruction Island (47°40'00" N. latitude) and Leadbetter Point (46°38'10" N. latitude), is 100 pounds (round weight) or 30 percent by weight of all fish on board including salmon, whichever is greater, per vessel trip.
- e. Sebastes complex All species of rockfish except Pacific ocean perch, widow, shortbelly, and thornyhead (Sebastolobus spp.)
- (1) North of Cape Lookout and south of Cape Lookout if no declaration has been made Two-month cumulative limit of 70,000 pounds, of which no more than 32,000 pounds may be yellowtail rockfish and no more than 18,000 pounds may be canary rockfish. No minimum size on any species in this category.
- (2) South of Cape Lookout Two-month cumulative limit of 100,000 pounds of which no more than 70,000 pounds may be yellowtail rockfish and no more than 18,000 pounds may be canary rockfish, provided the licensee has made a declaration as follows:
- (a) The declaration must be made at least 12 hours prior to departing from port by telephoning the Department Montesano Office at (360) 249-4628, between the hours of 8:00 a.m. and 4:30 p.m, Monday through Friday. The declarer will receive a declaration number from the department.
- (b) The declaration must include: vessel name; federal limited entry permit number; operator's name, phone number and address; anticipated date and port of departure; anticipated date and port of return.

- (c) Phone declarations must be followed by a written declaration, signed by the operator and mailed or delivered to the Montesano Office at 48 Devonshire Road, Montesano, WA 98563, prior to the day of departure. Forms are available at that office or from coastal processors.
- (d) No fishing north of Cape Lookout is allowed after declaring for fishing south of Cape Lookout until the vessel has landed at a Washington or Oregon port and notified the Montesano Office during business hours.
- 1) There is a maximum two-month cumulative limit for landings from both north and south of Cape Lookout of 100,000 pounds of which no more than 70,000 pounds may be yellowtail rockfish and no more than 18,000 pounds may be canary rockfish.
- 2) Wholesale fish dealers purchasing more than 42,000 pounds of sebastes complex, 19,200 pounds of yellowtail rockfish or 10,800 pounds of canary rockfish (60% of two-month cumulative allowances) must enter the declaration number on the fish receiving ticket.
- f. DTS Complex (Sablefish, Dover sole and thornyhead rockfish) Two-month cumulative limit of 70,000 pounds, of which not more than 12,000 pounds may be sablefish and not more than 20,000 pounds may be thornyhead rockfish. Of the thornyhead rockfish, not more than 4,000 pounds may be shortspine thornyhead.
 - g. Sablefish -
- (1) Trawl vessels Not more than 500 pounds (round weight) of sablefish per trip may be smaller than 22 inches.
- (2) Non-trawl vessels Daily trip limit of 300 pounds (round weight). No minimum size.
- h. Pacific Whiting Vessel trip limit of 10,000 pounds. No minimum size.
- i. Lingcod Two-month cumulative limit of 40,000 pounds. Total length minimum size limit of 22 inches. Lingcod total length of 22 inches is equivalent to dressed length of 18 inches. To convert lingcod from dressed weight to round weight, multiply the dressed weight by 1.5. To convert lingcod from dressed, head on (gutted only), weight, multiply the dressed weight by 1.1.
- (1) It shall be lawful to land up to 100 pounds of lingcod under 22 inches taken in the trawl fishery only.
- 3. Groundfish open access fishery limits. The following limits apply to the groundfish open access fishery in Coastal Marine Fish-Shellfish Management and Catch Reporting Areas 58B, 59A, 59B, 60A, 61, 62, and 63, and apply to all listed species and species complexes taken in Puget Sound Marine Fish-Shellfish Management and Catch Reporting Area 29. Notwithstanding the provisions of this subsection, no groundfish open access fishery limit may exceed a groundfish limited entry fishery daily, vessel or cumulative limit or exceed fifty percent of a groundfish limited entry fishery two-month cumulative limit:
- (1) Sablefish Daily trip limit of 300 pounds (round weight). No minimum size.
- (2) **Rockfish** Vessel trip limit of 10,000 pounds. Cumulative limit of 35,000 pounds.
- (3) Lingcod cumulative limit of 20,000 pounds. Total length minimum size limit of 22 inches. Lingcod total length of 22 inches is equivalent to dressed length of 18 inches. To convert lingcod from dressed weight to round weight, multiply the dressed weight by 1.5. To convert

- lingcod from dressed, head on (gutted only), weight, multiply the dressed weight by 1.1.
- (4) Thornyhead rockfish Daily trip limit of 50 pounds (round weight). No minimum size.
- (5) It is unlawful during the unloading of the catch and prior to its being weighed or leaving the unloading facility to intermix with any other species or category of bottomfish having a two-month cumulative limit, cumulative limit, vessel trip limit or daily trip limit.
- (5) The fisher's copy of all fish receiving tickets showing landings of species provided for in this section shall be retained aboard the landing vessel for 90 days after the landing.

Reviser's note: The typographical errors in the above section occurred in the copy filed by the agency and appear in the Register pursuant to the requirements of RCW 34.08.040.

Reviser's note: The unnecessary underscoring in the above section occurred in the copy filed by the agency and appears in the Register pursuant to the requirements of RCW 34.08.040.

REPEALER

The following section of the Washington Administrative Code is repealed effective 11:59 p.m. December 31, 1995:

WAC 220-44-05000V

Coastal bottomfish catch limits (95-174)

WSR 96-02-018 EMERGENCY RULES DEPARTMENT OF FISH AND WILDLIFE

(Fisheries)

[Order 95-191—Filed December 21, 1995, 4:45 p.m.]

Date of Adoption: December 21, 1995.

Purpose: Commercial fishing regulations.

Citation of Existing Rules Affected by this Order: Repealing WAC 220-52-07300B; and amending WAC 220-52-073.

Statutory Authority for Adoption: RCW 75.08.080.

Under RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: The nontribal fishery is expected to have taken their allowable harvest.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 1, amended 0, repealed 1.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0, repealed 0. Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 0, repealed 0.

Effective Date of Rule: Immediately.

December 21, 1995
Judith Freeman
Deputy
for Robert Turner
Director

NEW SECTION

WAC 220-52-07300C Sea urchins. Notwithstanding the provisions of WAC 220-52-073, effective immediately until further notice it is unlawful to take or possess sea urchins taken for commercial purposes except as provided for in this section:

- (1) Red sea urchins: Sea Urchin Districts 1, 2, 3, 4, and 5 Closed
- (2) Green sea urchins: Sea Urchin Districts 1, 2, 3, 4, and Marine Fish/Shellfish Management and Catch Reporting Areas 24A, 24B, 24C, 24D, and 26A are open only on December 22, 1995 and from one half hour after sunrise to noon on December 23, 1995. The minimum size for green sea urchins is 2.25 inches in diameter exclusive of the spines.
 - (3) Sea Urchin Districts:
- (a) Sea Urchin District 2 (Southern San Juan Islands and Port Townsend) is defined as those waters of Marine Fish/Shellfish Management and Catch Reporting Area 22A south of a line projected east-west one-quarter mile north of Lime Kiln Light on San Juan Island and east of a line projected true north from Limestone Point on San Juan Island, and Areas 21A, 21B, 22B, 23A, 23B, 25A and 25B. The following areas within Sea Urchin District 2 are closed to the harvest of sea urchins at all times.
- (I) Those waters of Haro Strait north of a line projected east-west one-half mile south of Eagle Point on San Juan Island and south of a line projected east-west one-quarter mile north of Lime Kiln Light on San Juan Island.
- (ii) Those waters of San Juan Channel and Upright Channel within the following lines: North of a line from Cattle Point on San Juan Island to Davis Point on Lopez Island; south of a line projected from Flat Point on Lopez Island true west to Shaw Island; west of a line from Neck Point on Shaw Island to Steep Point on Orcas Island; south of a line from Steep Point on Orcas Island to Limestone Point on San Juan Island.

Reviser's note: The typographical error in the above section occurred in the copy filed by the agency and appears in the Register pursuant to the requirements of RCW 34.08.040.

REPEALER

The following section of the Washington Administrative Code is repealed:

WAC 220-52-07300B Sea urchins. (95-186)

WSR 96-02-026 EMERGENCY RULES DEPARTMENT OF FISH AND WILDLIFE

(Fisheries)

[Order 95-188-Filed December 22, 1995, 2:42 p.m.]

Date of Adoption: December 21, 1995. Purpose: Commercial fishing regulations.

Citation of Existing Rules Affected by this Order: Repealing WAC 220-32-05700R; and amending WAC 220-32-057.

Statutory Authority for Adoption: RCW 75.08.080.

Under RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: Harvestable numbers of sturgeon are available and these rules are adopted to conform with regulations adopted by treaty tribes to harvest their allotment of available sturgeon.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 1, amended 0, repealed 1.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 0, repealed 0.

Effective Date of Rule: Immediately.

December 21, 1995 Edward P. Manary for Robert Turner Director

NEW SECTION

WAC 220-32-05700R Columbia River sturgeon seasons above Bonneville. (1) Notwithstanding the provisions of WAC 220-32-057, effective immediately until further notice, it is unlawful for a person to take sturgeon with set line gear or to possess sturgeon taken with set line gear for commercial purposes from Columbia River Salmon Management Catch Reporting Areas 1F, 1G, and 1H, except that those individuals possessing treaty fishing rights under the Yakama, Warm Springs, Umatilla and Nez Perce treaties may fish for sturgeon using set line gear effective January 1, 1996 through January 31, 1996.

- (2) During the season specified in section 1, it is unlawful:
- (a) To retain for commercial purposes sturgeon less than 48 inches or greater than 72 inches in length.

- (b) To remove the head or tail from a sturgeon prior to its sale to a wholesale dealer licensed under RCW 75.28.300.
- (c) To sell, barter, or attempt to sell or barter sturgeon eggs that have been removed from the body cavity of the sturgeon prior to the time the sturgeon is sold to a wholesale dealer licensed under RCW 75.28.300.
- (3) During the season specified in section 1, it shall be unlawful to use set line gear:
 - (a) With more than 100 hooks per set line;
 - (b) With hooks less than the minimum size of 9/0;
 - (c) With treble hooks; or
- (d) Without visible buoys attached and with buoys that do not specify operator and tribal identification.
- (4) Notwithstanding the provisions of WAC 220-22-010, during the season specified in section 1:
- (a) Area 1F (Bonneville Pool) includes those waters of the Columbia River upstream from the Bridge of Gods, and downstream from the west end of the 3 mile rapids.
- (b) Area 1G includes those waters of the Columbia River upstream from a line drawn between a point one mile above the fishway exit on the Washington shore and a point one mile above the fishway exit on the Oregon shore, and downstream from Preacher's Eddy light below John day Dam.
- (c) Area 1H includes those waters of the Columbia River upstream from a fishing boundary marker approximately one-half mile above the John day River, Oregon, to a fishing boundary marker on the Washington shore and downstream from a line at a right angle across the thread of the river one mile downstream from McNary Dam.

REPEALER

The following section of the Washington Administrative Code is repealed effective 11:59 p.m. January 31, 1996:

WAC 220-32-05700R Columbia River sturgeon seasons above Bonneville. (95-188)

WSR 96-02-027 EMERGENCY RULES DEPARTMENT OF FISH AND WILDLIFE

(Fisheries)

[Order 95-192—Filed December 22, 1995, 2:43 p.m., effective January 1, 1996, 12:01 a.m.]

Date of Adoption: December 22, 1995.

Purpose: Personal use rules.

Citation of Existing Rules Affected by this Order: Repealing WAC 220-56-35000I; and amending WAC 220-56-350 and 220-56-380.

Statutory Authority for Adoption: RCW 75.08.080.

Under RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: The harvestable surplus of clams and oysters has been taken in these areas.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 2, amended 0, repealed 1.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 0, repealed 0.

Effective Date of Rule: January 1, 1996, 12:01 a.m.

December 22, 1995 Edward P. Manary for Robert Turner Director

NEW SECTION

WAC 220-56-35000 J Clams other than razor clams—Areas and seasons. Notwithstanding the provisions of WAC 220-56-350, effective immediately until further notice, it is unlawful to harvest or possess clams, cockles or mussels taken for personal use from the following tidelands during the times shown:

- (1) Kopachuck State Park Closed January 1 through March 31, 1996.
- (2) Picnic Point County Park Closed until further notice.
- (3) Potlatch DNR Tidelands Closed January 1 through March 31, 1996.
- (4) Potlatch State Park Closed January 1 through March 31, 1996.
- (5) Purdy Spit County Park (the southern shore of the spit, from the boat ramp to the bridge). Closed January 1, 1996 until further notice.
 - (6) Rendsland Creek Closed through January 24, 1996.
- (7) Shine Tidelands State Park Closed through January 24, 1996.
- (8) South Indian Island County Closed through January 24, 1996.
 - (9) Winas Maylor Closed through January 24, 1996.
- (10) Wolfe Property State Park Closed through January 24, 1996.

NEW SECTION

[7]

WAC 220-56-38000D Oysters—Areas and seasons. Notwithstanding the provisions of WAC 220-56-380, effective 12:01 a.m. January 1, 1996, it is unlawful to harvest or possess oysters taken for personal use from the following tidelands:

- (1) Illahee State Park Closed through February 29, 1996
 - (2) Penrose State Park Closed until further notice.

REPEALER

The following section of the Washington Administrative Code is repealed effective 11:59 p.m. December 31, 1995:

WAC 220-56-35000I Clams other than razor clams—Areas and seasons. (95-145)

WSR 96-02-028 EMERGENCY RULES DEPARTMENT OF FISH AND WILDLIFE

(Fisheries)

[Order 95-193-Filed December 22, 1995, 2:45 p.m.]

Date of Adoption: December 22, 1995. Purpose: Commercial fishing regulations.

Citation of Existing Rules Affected by this Order: Amending WAC 220-52-046.

Statutory Authority for Adoption: RCW 75.08.080.

Under RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: This rule is necessary to preserve fishing opportunity consistent with the state-tribal management plan for the 1995-1996 coastal Dungeness crab fishery.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 1, amended 0, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 0, repealed 0.

Effective Date of Rule: Immediately.

December 22, 1995 Edward P. Manary for Robert Turner Director

NEW SECTION

WAC 220-52-04600L Crab seasons and areas. Notwithstanding the provisions of WAC 220-52-046, effective immediately until further notice, it is unlawful to fish for or possess crab taken for commercial purposes from those waters inside the 25 fathom meander line as measured at mean low water extending from 47°40′50" N (Destruction Island) to 48°02′15" N (the southern boundary of the Makah Indian usual and accustomed fishing area).

WSR 96-02-032 EMERGENCY RULES DEPARTMENT OF REVENUE

[Filed December 26, 1995, 9:44 a.m., effective January 1, 1996]

Date of Adoption: December 26, 1995.

Purpose: To implement the special stadium sales and use tax on food and beverage sales by restaurants, taverns, and bars authorized by chapter 1, Laws of 1995 3rd sp. sess. and imposed by the King County Council effective January 1, 1996. This rule provides information to those required to collect and remit the tax.

Citation of Existing Rules Affected by this Order: New section WAC 458-20-12401 Special stadium sales and use tax.

Statutory Authority for Adoption: RCW 82.32.300.

Under RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: Taxpayers are required to collect and remit the tax as of January 1, 1996, and there has not been time to complete the rule-making process. Failing to provide taxpayers with guidance on who is required to collect and remit the tax would cause a financial burden to taxpayers who do not understand their obligation under the new law. The CR-101 Preproposal Statement of Inquiry for a public meeting on the permanent adoption of this rule is being filed simultaneously.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 1, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 0, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 0, repealed 0.

Effective Date of Rule: January 1, 1996.

December 26, 1995 Claire Hesselholt Rules Manager Legislation and Policy Division

NEW SECTION

WAC 458-20-12401 Special stadium sales and use tax. (1) Introduction. RCW 82.14.360 was amended in the third special session in 1995. (See chapter 1, 1995 3rd sp.s.) Effective January 1, 1996, a special stadium sales and use tax applies to sales of food and beverages by restaurants, taverns, and bars in counties with a population of one million or more. Currently, the special stadium tax applies only in King County. The tax applies only to those food and

beverage sales that are already subject to the retail sales tax. Grocery stores, mini-markets, and convenience stores were specifically excluded from the definition of a restaurant and are not required to collect the tax. However, a restaurant located within a grocery store, mini-market, or convenience store is subject to this tax if the restaurant is owned or operated by a different legal entity from the store or market. This section explains when the tax will apply.

- (2) **Definitions.** The following definitions apply to this section.
- (a) "Restaurant" means any establishment having special space and accommodation where food and beverages are regularly sold to the public for immediate, but not necessarily on-site, consumption, but excluding grocery stores, minimarkets, and convenience stores. Restaurant includes, but is not limited to, lunch counters, diners, coffee shops, espresso shops or bars, concessions, delicatessens, and cafeterias. It also includes space and accommodations where food and beverages are sold to the public for immediate consumption that are located within hotels, motels, lodges, boarding houses, bed-and-breakfast facilities, hospitals, office buildings, and schools, colleges, or universities, if a separate charge is made for such food or beverages. Mobile sales units that sell food or beverages for immediate consumption within a place, the entrance to which is subject to an admission charge, are "restaurants" for purposes of this tax. So too are public and private carriers, such as trains and vessels, that sell food or beverages for immediate consumption on trips that both originate and terminate within the county imposing the special stadium tax if a separate charge for the food and/or beverages is made. A restaurant is open to the public for purposes of this section if members of the public can be served as guests. "Restaurant" does not include businesses making sales through vending machines or through mobile sales units such as catering trucks or sidewalk vendors of food or beverage items.
- (b) "Tavern" has the same meaning here as in RCW 66.04.010 and means any establishment with special space and accommodation for the sale of beer by the glass and for consumption on the premises.
- (c) "Bar" means any establishment selling liquor by the glass or other open container and includes, but is not limited to, establishments that have been issued a class H license by the Liquor Control Board.
- (d) "Grocery stores, mini-markets, and convenience stores," have their ordinary and common meaning.
- (3) Tax application. This special stadium sales and use tax currently applies only to food and beverages sold by restaurants, bars, and taverns in King County. The tax is in addition to any other sales or use tax that applies to these sales. This special tax only applies if the regular sales or use tax imposed by chapters 82.08 or 82.12 RCW applies.
- (4) Examples. The following examples should be used only as a general guide. The tax status of each situation must be determined after a review of all of the facts and circumstances. For these examples, assume the transactions occur in King County.
- (a) XYZ Bakery operates a coffee shop where customers may purchase baked goods and coffee for consumption on the premises or may purchase bakery products for consumption elsewhere. The sales of bakery goods and beverages for consumption on the premises are subject to the special

- stadium tax. The special stadium tax does not apply to the bakery goods sold "to go" because under the provisions of RCW 82.08.0293 and WAC 458-20-244(6) these bakery goods are not subject to the state retail sales tax. Since the state retail sales tax does not apply to these sales, neither does the special stadium sales tax.
- (b) XYZ operates a "fast food" business. Customers may consume the food and beverages on the premises or may take the food "to go" for consumption elsewhere. All sales of food and beverages by this business are subject to the special stadium tax, including the food and beverages sold "to go".
- (c) XYZ operates carts that may be set up on a sidewalk or within parks from which customers may purchase hot dogs and beverages. The cart includes heating facilities for preparation of hot dogs at the cart site. No seating is provided by the business. The site location is not owned or leased by the business. These sales are not subject to the special stadium sales tax because the business does not have a designated space for the preparation of the food it sells. This business does not fit the definition of "restaurant". However, if XYZ operates a mobile food service unit selling food or beverages for immediate consumption at fixed locations within the grounds of a stadium, arena, fairgrounds, or other place, admission to which is subject to an admission charge, then the special stadium tax applies.
- (d) XYZ operates a combination gas station and convenience store. The convenience store sells some groceries and also some prepared foods such as hot dogs and hamburgers. Customers may also purchase soft drinks or coffee by the cup. None of these sales are subject to the special stadium sales tax because of the specific language in the statute exempting convenience stores from the tax.
- (e) XYZ operates a business that sells prepared pizza. The business prepares and bakes the pizza at its premises. The business has no seating. Customers may order the pizzas by either entering the seller's place of business or by telephone. Customers may either take delivery at the seller's site or the business will deliver the pizza to the customer's residence or other site. These sales are subject to the special stadium sales tax because the business does have a designated site and facilities for the preparation of food for sale for immediate consumption, irrespective that no seating is available. The regular retail sales tax applies to these sales since these sales are not exempt food products under RCW 82.08.0193 (2)(c).
- (f) XYZ has the exclusive concession rights to prepare and sell hot dogs within a sports facility. Customers place their orders and take delivery of the prepared food and beverages at the seller's site in the sports facility. XYZ provides no seating that it controls. Customers generally take the food and beverage to their seats and consume the items while watching the sports event. XYZ will also prepare hot dogs and soft drinks at its food bar and use its employees or agents to sell these products to customers in the stands while the sports event is in progress. All of the sales of food and beverages by XYZ are subject to the special tax. XYZ's business operation meets the definition of "restaurant". XYZ has set aside space that it controls for the purpose of preparing food and beverages for immediate consumption for sale to the public.

(g) DEF operates a cafe within ABC's grocery store, for the sale of food or beverages for immediate consumption. ABC is a separate entity from DEF, and it leases the space for the cafe to DEF. Sales of food and beverages by ABC are exempt from the special stadium tax, but sales from the cafe by DEF are subject to that tax.

WSR 96-02-033 EMERGENCY RULES DEPARTMENT OF FINANCIAL INSTITUTIONS

[Filed December 26, 1995, 1:14 p.m., effective December 29, 1995]

Date of Adoption: December 19, 1995.

Purpose: To enact provisions governing the issuance of small loan endorsements to check sellers so they can make small loans.

Citation of Existing Rules Affected by this Order: Amending WAC 50-30-010, 50-30-020, 50-30-030, 50-30-050, 50-30-070, and 50-30-080.

Statutory Authority for Adoption: RCW 43.320.040 and 31.45.200.

Under RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: The legislature enacted legislation allowing the making of small loans by licensed check sellers. Emergency rules were adopted to allow small loan endorsements to be issued effective September 1, 1995, and allow check sellers engage in making small loans as soon as they receive endorsements to their licenses. The hearing has been held for final adoption of the permanent rules, however, they cannot be effective prior to the expiration of the emergency rules.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 8, amended 6, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 0, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 8, amended 6, repealed 0.

Effective Date of Rule: December 29, 1995.

December 19, 1995 John L. Bley Director

NEW SECTION

WAC 50-30-005 Definitions. "Act" means chapter 31.45 RCW.

"Affiliate" means any person who directly or indirectly through one or more intermediaries, controls, or is controlled by, or is in common control with another person.

"Board director" means a director of a corporation or a person occupying a similar status and performing a similar function with respect to an organization, whether incorporated or unincorporated.

"Check casher" means an individual, partnership, unincorporated association, or corporation that, for compensation, engages, in whole or in part, in the business of cashing checks, drafts, money orders, or other commercial paper serving the same purpose.

"Check seller" means an individual, partnership, unincorporated association, or corporation that, for compensation, engages, in whole or in part, in the business of selling checks, drafts, money orders, or other commercial paper serving the same purpose.

"Director" means the director of the department of financial institutions.

"Department" means the department of financial institutions.

"Financial institution" means a bank, savings bank or savings and loan association.

"License" means a license issued by the director to engage in the business of check cashing or check selling under the provision of chapter 31.45 RCW.

"Licensee" means a check casher or seller licensed by the director to engage in business in accordance with chapter 31.45 RCW. For purposes of the enforcement powers, including the power to issue cease and desist orders under RCW 31.45.110, "licensee" also means a check casher or seller who fails to obtain the license required by chapter 31.45 RCW.

"Monetary instrument" means a check, draft, money order or other commercial paper serving the same purpose.

"Person" means a natural person, corporation, company, partnership, or association.

"Principal" means any person who controls, directly or indirectly through one or more intermediaries, alone or in concert with others, a ten percent or greater interest in a partnership, company, association or corporation, and the owner of a sole proprietorship.

"RCW" means the Revised Code of Washington.

"Records" means books, accounts, papers, records and files, no matter in what format they are kept, which are used in conducting business under chapter 31.45 RCW.

"Small loan" means a loan of up to five hundred dollars for a period of thirty-one days or less.

"State" means the state of Washington.

"Substitute security" means bonds, notes, debentures, or other obligations of the United States or any agency or instrumentality thereof or guaranteed by the United States or of the state of Washington or of a municipality, county, school district, or instrumentality of the state of Washington or guaranteed by the state.

AMENDATORY SECTION (Amending WSR 92-02-105, filed 1/2/92, effective 2/2/92)

WAC 50-30-010 Application ((investigation and supervision)) deposit fee. (((1))) At the time an application for a license is filed, an applicant ((at the time of filing an application for a license under this act)) shall pay to the ((supervisor a reasonable sum determined by the supervisor as)) director a deposit fee for investigating the application. The deposit fee is not refundable if ((an)) the application is denied or withdrawn. The ((investigation)) deposit fee ((shall be)) is applied to the actual cost of ((investigation of)) investigating the application ((and)). If the deposit fee is not sufficient to cover ((said)) the cost, the applicant will be assessed and responsible for any additional cost ((incurred)).

(((2) The supervisor at least every eighteen months shall conduct an examination of the business and examine the books, accounts, records, and files used therein, of any licensee, of any agent, and of any person who the supervisor has reason to believe is engaging in the business of cashing or selling checks. The licensee so examined shall pay to the supervisor the actual cost of examining and supervising each licensed place of business at the examination hourly rate prescribed. The supervisor may accept an audit report prepared by an independent certified public accountant or an examination prepared by another state in lice of, in whole or in part, an examination performed by the supervisor.))

NEW SECTION

WAC 50-30-015 Examinations. (1) The director or his or her designee shall examine the business and records of any licensee or licensee's agent at least every twenty-four months. Every licensee so examined shall pay to the director the actual cost of examining and supervising each licensed place of business at the examination hourly rate established in WAC 50-30-020(2). The director may accept an audit report prepared by an independent certified public accountant or an examination prepared by another state in lieu of, in whole or in part, an examination performed by the director.

(2) The director may examine the business and records of any agent or person who the director has reason to believe is engaging in business which requires a licensee under chapter 31.45 RCW.

AMENDATORY SECTION (Amending WSR 92-02-105, filed 1/2/92, effective 2/2/92)

WAC 50-30-020 Schedule of fees ((for check cashers and sellers)) paid by licensees and applicants. (1) The ((supervisor)) director shall collect the following fees:

- (a) ((Hourly charges)) A fee of ninety dollars per employee hour expended for services plus actual expenses for review of application and investigation for:
 - (i) New license application.
 - (ii) Additional locations.
 - (iii) Change of control.
 - (iv) Relocation of office.
 - (v) Voluntary or involuntary liquidation of licensee.
 - (vi) ((Other.)) Small loan endorsement application.
- (b) ((The hourly fee for services shall be ninety dollars per employee hour expended.)) The ((supervisor)) director

may require a lump sum payment in advance to cover the anticipated cost of review and investigation of the activities described in (a) of this subsection. ((In no event shall)) If the lump sum payment required under this section exceeds the actual amounts derived in (a) of this subsection, the amount in excess shall be refunded.

(2) The ((hourly)) fee for ((periodie)) examinations described in WAC 50-30-010 (2) and (3) shall be ninety dollars per employee hour expended.

NEW SECTION

WAC 50-30-025 Application for small loan endorsement to a check casher or check seller license. Each applicant for a small loan endorsement to a license must apply to the director by filing the following:

- (1) An application in the form prescribed by the director including at least the following information:
- (a) The legal name, residence, and business address of the applicant, and if the applicant is a partnership, corporation, or association, the name and address of every member, partner, officer, principal and board director;
- (b) The trade name or name under which the applicant will do business under the act, the street and mailing address of each location in which the applicant will engage in business under the act;
- (c) The location at which the applicant's records will be kept; and
- (d) Financial statements and any other pertinent information the director may require with respect to the applicant and its board directors, officers, trustees, members, principals or employees, including information regarding any civil litigation against the applicant or any substantial investor in the applicant (a person or shareholder with an interest of ten percent or more);
- (2) A surety bond and related power of attorney, or other security acceptable to the director in an amount equal to the penal sum of the required bond as set forth in WAC 50-30-030 (2)(b). In lieu of the bond, the applicant may demonstrate to the director net worth in excess of three times the amount of the penal sum of the required bond in accordance with RCW 31.45.030 (5)(b) and (e) and WAC 50-30-030:
- (3) A current financial statement as of the most recent quarter end prepared in accordance with generally accepted accounting principles which includes a statement of assets and liabilities and a profit and loss statement;
- (4) Information on the applicant's or any affiliate's current or previous small loan or related type business in this state or any other state, including but not limited to name, address, city, state, licensing authority, and whether any enforcement action is pending or has been taken against the applicant in any state;
- (5) A copy of the applicant's proposed procedures for resolving borrowers' complaints; and
 - (6) An application fee.

AMENDATORY SECTION (Amending WSR 93-16-032, filed 7/27/93, effective 8/27/93)

WAC 50-30-030 <u>Surety bond</u> ((for applicants engaging in the business of selling checks, drafts, money orders, or other commercial paper serving the same

purpose). (1)(((a) RCW 31.45.030 (5)(a) requires)) Requirement for bond. A licensee engaged in ((the)) business ((of selling cheeks, drafts, money orders, or other commercial paper serving the same purpose to)) under chapter 31.45 RCW must obtain a bond running to the state at the beginning of each calendar year and file it with the ((supervisor a bond running to the state of Washington, which)) director. The bond shall be issued by a surety insurer which meets the requirements of chapter 48.28 RCW, and be in a format acceptable to the ((supervisor. This surety bond shall)) director.

(a) Conditions on bond. The bond shall be continuous and conditioned upon the licensee faithfully abiding by chapter 31.45 RCW and all rules in this chapter. It shall also be conditioned upon the licensee paying all persons who purchase ((ehecks, drafts, or money orders)) monetary instruments from the licensee the face value of any ((eheek, draft, or money order which is)) monetary instrument dishonored by the drawee ((bank, savings bank, or savings and loan association)) financial institution due to insufficient funds or by reason of the account having been closed. The ((bond)) surety shall only be liable for the face value of the dishonored ((eheck, draft, or money order)) monetary instrument, and shall not be liable for any interest or consequential damages. For a licensee with a small loan endorsement, the bond shall run to the benefit of the state and any person or persons who suffer loss due to the licensee's violation of chapter 31.45 RCW or this chapter.

(b) Cancellation of bond. The bond ((shall be continuous and)) may be canceled by the surety ((upon the surety)) by giving written notice to the ((supervisor)) director and licensee of its intent to cancel the bond. The cancellation is effective thirty days after the notice is received by the ((supervisor)) director.

(c) Liability of surety. Whether or not the bond is renewed, continued, reinstated, reissued, or otherwise extended, replaced, or modified, including increases or decreases in the penal sum, it shall be considered one continuous obligation, and the surety ((upon the bond)) shall not be liable in an aggregate or cumulative amount exceeding the penal sum set forth on the face of the bond. In no event shall the penal sum, or any portion thereof, at two or more points in time be added together in determining the surety's liability. The ((bond)) surety shall not be liable for any liability of the licensee for tortious acts, whether or not such liability is imposed by statute or common law, or is imposed by contract. The bond shall not be a substitute or supplement to any liability or other insurance required by law or by ((the)) contract. If the surety desires to make payment without awaiting court action against it, the penal sum of the bond shall be reduced to the extent of any payment made by the surety in good faith under the bond.

(d) Claiming against the bond—Jurisdiction and venue. Any person who is a purchaser of a ((eheek, draft, or money order)) monetary instrument from the licensee having a claim against the licensee for the dishonor of any ((eheek, draft, or money order)) monetary instrument by the drawee ((bank, savings bank, or savings and loan association)) financial institution due to insufficient funds or by reason of the account having been closed, or any person who obtained a small loan from the licensee and was damaged by the licensee's violation of chapter 31.45 RCW or this

chapter, may bring suit upon such bond or deposit in the superior court of the county in which the ((eheek, draft, or money order)) monetary instrument was purchased, or in the superior court of a county in which the licensee maintains a place of business. Jurisdiction shall be exclusively in the superior court. Any ((such)) action must be brought not later than one year after the dishonor of the ((eheek, draft, or money order)) monetary instrument on which the claim is based. ((In the event said)) If the claims against a bond or deposit exceed the amount of the bond or deposit, each claimant shall only be entitled to a pro rata amount, based on the amount of the claim as it is valid against the bond, or deposit, without regard to the date of filing of any claim or action.

(((b))) (e) Notification of claims against bond. The licensee must notify the department of any claim against the bond within ten days after receiving notice of a claim.

(2) Amount of bond.

((that shall be filed by each licensee)) for a person with a check seller license shall not be less than the amount established in the following table:

Highest Monthly Liability*	Required Bond	Plus Percentage of Excess Over
Up to \$50,000	Highest Monthly Liability	Highest Monthly Liability
\$50,001 to \$100,000	\$50,000	.5 above \$50,000
\$100,000 plus	\$75,000	.25 above \$100,000
The maximum fidelity cov	erage required shall be	e three million dollars.

* The monthly liability is the total sum of checks for a given month. The "Highest Monthly Liability" shall be determined by multiplying the highest monthly liability of checks from the preceding calendar year ((multiplied)) by seventy-five percent.

(((2) In lieu of such surety bond, the applicant may deposit with such banks, savings banks, savings and loan associations, or trust companies in this state as such applicant may designate and the supervisor-may-approve. bonds, notes, debentures, or other obligations of the United States or any agency or instrumentality thereof or guaranteed by the United States or of the state of Washington or of a municipality, county, school district, or instrumentality of the state of Washington or guaranteed by the state to an aggregate amount, based on principal-amount or market value, whichever is lower, of not less than the amount of the required fidelity bond or portion thereof. The securities shall be deposited as aforesaid and held to secure the same obligations as would the fidelity bond, but the depositor shall be entitled to receive all interest and dividends thereon, shall have the right, with the approval of the supervisor, to substitute other qualified securities for those deposited, and shall be required so to do on written order of the supervisor made for good cause shown.

(3) In lieu of such surety bond, the applicant may deposit with the supervisor an irrevocable letter of credit drawn in favor of the supervisor for an amount equal to or greater than the required bond. The irrevocable letter of credit must be issued by a bank, savings bank, or savings and loan association in this state as such applicant may designate and the supervisor may approve.))

(b) Small loan endorsement. The required penal sum of the bond for a small loan endorsement shall be calculated according to the following table. This amount is in addition

to the bond amount required for holders of a license to do business as a check seller. The licensee may combine the penal sums of the bonding requirements and file one bond.

Number of Branch Offices	Penal Sum of the Bond
$\frac{1}{2}$	\$10,000 \$11,000

Plus an additional one thousand dollars for each licensed branch office beyond two branches.

NEW SECTION

WAC 50-30-035 Alternatives to the surety bond. (1) Type of alternative allowed. In lieu of the surety bond required in WAC 50-30-030, an applicant or licensee may substitute one of the following alternatives with the approval of the director. Any alternative to the surety bond shall secure the same obligations as would the surety bond. The amount of alternative substituted under (a), (b) and (c) of this subsection must be equal to or greater than the amount of the required surety bond.

- (a) Securities. Substitute security assigned to the director. The value of the substitute security shall be based on the principal amount or market value, whichever is lower. The applicant or licensee must deposit the substitute security with a financial institution in this state approved by the director. The depositor is entitled to receive all interest and dividends on the substitute security, has the right, with the approval of the director, to substitute other qualified securities for those deposited, and shall be required to do so on written order of the director made for good cause shown.
- (b) Irrevocable letter of credit. An irrevocable letter of credit issued in favor of the director. The irrevocable letter of credit must be issued by a financial institution in the state approved by the director and deposited with the director. An irrevocable letter of credit may only be substituted if it provides the same protection to consumers as would a surety bond.
- (c) **Time deposit.** An assignment in favor of the director of a certificate of deposit. The certificate of deposit must be issued by a financial institution in the state. The depositor is entitled to receive all interest and dividends on the certificate of deposit.
- (d) Demonstration of net worth. A licensee or applicant for a small loan endorsement may demonstrate net worth in excess of three times the amount of the required bond. The licensee shall notify the director within ten business days of any date upon which its net worth decreases below the required amount. A licensee that fails to maintain the required level of net worth and continues to operate under a small loan endorsement will be required to maintain a surety bond for five years after the date of noncompliance. During this five-year period, the director will not accept a demonstration of net worth in lieu of a surety bond.
- (i) Reports required. A licensee that maintains net worth in lieu of a surety bond shall submit to the director within forty-five days after the close of each quarter year-to-date financial statements prepared in accordance with generally accepted accounting principles. The financial statements must include at a minimum a statement of assets and liabilities and a profit and loss statement. The director

may continue to require other documents, agreements or information necessary to properly evaluate and ensure that the licensee remains in compliance with this section.

- (ii) Bad debts and judgments. A licensee that maintains net worth in lieu of a surety bond may not consider bad debts and certain judgments as assets. The director may approve exceptions in writing. The licensee must charge off its books any debt upon which any payment is six months or more past due. The licensee may not count as an asset any judgment more than two years old which has not been paid. Time consumed by an appeal from a judgment is not counted in the two-year limit.
- (2) Noncompliance. A licensee that does not comply with this section must obtain and file with the director a surety bond in the required amount in WAC 50-30-030 by the date specified by the director.

AMENDATORY SECTION (Amending WSR 92-02-105, filed 1/2/92, effective 2/2/92)

endorsement. If the ((supervisor)) director determines that all licensing criteria of ((section 4, chapter 355, Laws of 1991 has)) chapter 31.45 RCW have been met and the appropriate fees paid, the ((supervisor)) director shall issue a nontransferable license for the applicant to engage in the business of cashing and/or selling checks or a small loan endorsement to a license. The license shall remain in effect for a period of five years from the date of its issuance unless earlier surrendered, suspended, or revoked. The small loan endorsement will expire at the same time as the license unless earlier surrendered, suspended or revoked.

NEW SECTION

WAC 50-30-065 The note. Each small loan made under a small loan endorsement pursuant to chapter 31.45 RCW shall be evidenced by a written note which shall state at least the following:

- (1) The date of the loan;
- (2) The principal amount of the loan which is defined as the face amount of the debt instrument on which interest is owed:
 - (3) The manner in which it is to be repaid;
 - (4) The maturity date of the debt; and
- (5) The rate of interest and the method of calculating interest.

NEW SECTION

WAC 50-30-068 Contents of disclosure statement to borrower. (1) The licensee shall deliver to the borrower at the time a small loan is made a statement which meets the requirements of all applicable laws, including the federal Truth in Lending Act.

(2) Sufficient information must be maintained in the licensee's files to show compliance with the consumer disclosure requirements of state and federal law.

AMENDATORY SECTION (Amending WSR 92-02-105, filed 1/2/92, effective 2/2/92)

WAC 50-30-070 Accounting and financial records ((to be maintained by the licensee)). ((Cashers of checks and/or sellers of checks, drafts, money orders, or other commercial paper serving the same purpose shall be required to)) Licensees shall maintain as a minimum the following ((books-and)) records for at least two years.

- (1) A daily record of checks cashed shall be maintained as a record of all check cashing transactions occurring each day. Such daily record shall be limited to the following provided a sufficient audit trail is available through records obtainable from the licensee's bank of account.
 - (a) Amount of the check cashed:
 - (b) Amount of fee charged for cashing the check;
- (c) Amount of cash deducted from the transaction for the sales of other services or products.
- (2) A daily cash reconcilement shall be maintained summarizing each day's activity and reconciling cash on hand at the opening of business to cash on hand at the close of business. Such reconcilement shall separately reflect cash received from the sale of checks, redemption of returned items, bank cash withdrawals, cash disbursed in cashing of checks, and bank cash deposits.
- (3) Records required under subsections (1) and (2) of this section may be maintained in combined form, hand or machine posted, or automated.
- (4) A general ledger containing records of all assets, liabilities, capital, income, and expenses shall be maintained. The general ledger shall be posted from the daily record of checks cashed or other record of original entry, at least monthly, and shall be maintained in such manner as to facilitate the preparation of an accurate trial balance of accounts in accordance with generally accepted accounting practices. A consolidated general ledger reflecting activity at two or more locations by the same licensee may be maintained provided books of original entry are separately maintained for each location.
- (5) ((All-cheeks, drafts, and money orders drawn on a financial institution domiciled in the United States and eashed by a licensee shall be sent for deposit to the licensee's account at a depository financial institution located in Washington state or sent for collection not later than close of business on the third business day after the day on which the cheek was accepted for eash.
- (6))) Every licensee shall maintain current personnel files for its employees.
- (6) For licensees with small loan endorsements, each loan file shall contain at least a copy of the note and a copy of any disclosure statement.

NEW SECTION

WAC 50-30-075 Monetary instruments—Deposit requirements. (1) Check cashers. All monetary instruments drawn on a financial institution domiciled in the United States and cashed by a licensee shall be sent for deposit to the licensee's account at a depository financial institution located in Washington state or sent for collection not later than close of business on the third business day after the day on which the monetary instrument was accepted for cash. If the monetary instrument was accepted as part of

- a small loan transaction under chapter 31.45 RCW, this subsection does not apply.
- (2) Licensees with small loan endorsements. A licensee with a small loan endorsement may not deposit a monetary instrument accepted in the course of making a small loan under the act prior to the date on the monetary instrument, unless otherwise agreed to in writing by the borrower.

AMENDATORY SECTION (Amending WSR 92-02-105, filed 1/2/92, effective 2/2/92)

WAC 50-30-080 Licensees are required to comply with federal and state laws including but not limited to the following. (1) Each licensee shall comply with section 103.29 of the Code of Federal Regulations and maintain detailed records to satisfy currency transaction reporting requirements of the United States Treasury Department.

- (2) Each licensee must comply with chapter 63.29 RCW, the Uniform Unclaimed Property Act.
- (3) Each licensee with a small loan endorsement must comply with the federal Truth in Lending Act.

NEW SECTION

WAC 50-30-085 Licensee with small loan endorsement—Powers—Restrictions. (1) A licensee with a small loan endorsement may:

- (a) Agree with the borrower for the payment of fees for a credit report received from a recognized credit reporting company when such fees are actually paid by the licensee to an unaffiliated third party for such services or purposes;
- (b) Charge or collect a fee equal to or less than twenty-five dollars for a check returned unpaid by the bank drawn upon. Only one fee may be collected with respect to a particular check even if it has been redeposited and returned more than once.
- (2) A licensee with a small loan endorsement is subject to the following restrictions:
- (a) No loan made under this act shall be repaid by proceeds of another loan made under chapter 31.45 RCW by the same lender or affiliate. The proceeds from any loan made under this act shall not be applied to any other loan from the same lender or affiliate;
- (b) A licensee shall not make any loan under authority granted by chapter 31.45 RCW under any name or at any place of business other than that named on the license and small loan endorsement;
- (c) A licensee may not hold a check or checks in an aggregate face amount of more than five hundred dollars plus allowable fees from any one borrower at any one time;
- (d) A licensee may not hold a check for more than thirty-one days unless requested to do so by the borrower. The licensee may not charge additional fees for holding the check; and
- (e) A licensee may not charge an additional fee to cash a monetary instrument issued as part of a small loan made under chapter 31.45 RCW.

WSR 96-02-043 EMERGENCY RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES

(Public Assistance)

[Order 3937—Filed December 27, 1995, 4:44 p.m., effective January 1, 1996]

Date of Adoption: December 27, 1995.

Purpose: Adjust state costs for the supplemental security income (SSI) state supplement in 1996 to meet 1995 total expenditures by increasing the payment in each category by 5.8 percent.

Citation of Existing Rules Affected by this Order: Amending WAC 388-250-1700 Standards of assistance—

Supplemental security income.

Statutory Authority for Adoption: RCW 74.04.050.

Other Authority: Legislative decision in the 1995 budget bill.

Under RCW 34.05.350 the agency for good cause finds that state or federal law or federal rule or a federal deadline for state receipt of federal funds requires immediate adoption of a rule.

Reasons for this Finding: In the 1995 budget bill the legislation approved conversion to the "total expenditure method" to compute the amount of the SSI state supplement payment. Under this method the Department of Social and Health Services must at least meet the level of expenditures for the previous year to avoid jeopardizing federal medical funds.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 1, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 0, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 1, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 0, repealed 0.

Effective Date of Rule: January 1, 1996.

December 27, 1995
Sydney Doré
for Jeanette Sevedge-App
Acting Chief
Office of Vendor Services

AMENDATORY SECTION (Amending Order 3903, filed 9/27/95, effective 10/28/95)

WAC 388-250-1700 Standards of assistance—Supplemental security income. Effective ((November)) January 1, ((1995)) 1996, the standards of SSI assistance paid to an eligible individual and couple are:

(1) Living alone (own household or alternate care, except nursing homes or medical institutions).

	Standard	Federal SSI Benefit	State Supplement
Area I: King, Pierce, Snohomish, Th	urston, and	l Kitsap C	ounties
Individual	((\$481.80 <u>\$495.42</u>	\$458.00 \$470.00	\$ 23.80)) \$ 25.42
Individual with one essential person	((705.70 <u>724.98</u>	687.00 705.00	18.70)) 19.98
Couple: Both eligible	((705.70 -	687.00 -	18.70))
Includes one essential person	724.98 ((705.70 724.98	705.00 687.00 705.00	19.98 18.70)) 19.98
Includes ineligible spouse	$(\frac{600.97}{622.73})$	458.00 470.00	142.97)) 152.73
Area II: All Counties Other Than the	e Above		
Individual	((\$464.42	458.00	- 6.42))
Individual with one essential person	\$476.86 ((687.00 -705.00	470.00 -687.00)) 705.00	6.86 0 0
Couple:			
Both eligible	((687.00	687.00))	0
Includes one essential person	705.00 ((687.00 705.00	705.00 -687.00)) 705.00	0 0 0
Includes ineligible spouse Includes ineligible spouse	((575.51 595.53	458.00 470.00	117.51)) 125.53

Areas I and II:

Eligible individual with more than one essential person: $((\$458)) \ \470.00 for eligible individual plus $((\$229)) \ \235.00 for each essential person (no state supplement).

Eligible couple with one or more essential persons: ((\$\frac{\$687}{})) \(\frac{\$705.00}{}\) for eligible couple plus ((\$\frac{\$229}{})) \(\frac{\$235.00}{}\) for each essential person (no state supplement).

(2) Shared living (Supplied shelter): Area I and II

	Standard	Federal SSI Benefit	State Supplement	
Individual	((\$310.28	\$305.34	\$ 4.94))	
	\$318.62	\$313.34	\$ 5.28	
Individual with one essential person	((463.35	458.00	5.35))	
	475.72	<u>470.00</u>	<u>5.72</u>	
Couple:				
Both eligible	((463.35	- 458.00-	5.35))	
•	475.72	470.00	5.72	
Includes one essential person	((463.35	458.00	5.35))	
	475.72	470.00	5.72	
Includes ineligible spouse	((393.54	305.34	88.20))	
	407.55	313.34	94.21	

Area I and II:

Eligible individual with more than one essential person: ((\$305.34)) \$313.34 for eligible individual plus ((\$152.66)) \$156.66 for each essential person (no state supplement).

Eligible couple with one or more essential persons: ((\$458)) \$470.00 for eligible couple plus ((\$152.66)) \$156.66 for each essential person (no state supplement).

(3) Residing in a medical institution: Area I and II

	Standard	Federal SSI Benefit	State Supplement	
No change	\$41.62	\$30.00	\$11.62	-

(4) Mandatory income level (MIL) for grandfathered claimant. ((Reduced)) Increased by ((five)) two dollars and ((sixty-one)) nineteen cents for all MIL clients, except for those converted in a "D" living arrangement (residing in a medical institution at the time of conversion).

Reviser's note: RCW 34.05.395 requires the use of underlining and deletion marks to indicate amendments to existing rules. The rule published above varies from its predecessor in certain respects not indicated by the use of these markings.

WSR 96-02-046 EMERGENCY RULES DEPARTMENT OF FISH AND WILDLIFE

(Wildlife)

[Order 95-194—Filed December 28, 1995, 2:55 p.m.]

Date of Adoption: December 28, 1995.

Purpose: To amend migratory waterfowl seasons and regulations.

Citation of Existing Rules Affected by this Order: Amending WAC 232-28-419.

Statutory Authority for Adoption: RCW 77.12.040.

Under RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: The season for Western Washington Goose Management Area 2 was set by the Fish and Wildlife Commission on August 12, 1995. At that time, the Fish and Wildlife Commission authorized the department to close the season in established hunting subareas within Management Area 2 when harvest of dusky Canada geese met predetermined quotas for each subarea. The quota for the subarea consisting of Clark County (except Ridgefield National Wildlife Refuge) was set at twenty-four duskys. This quota will be met on December 30, 1995. The closure is necessary to conserve dusky Canada geese for future production and recovery of the population.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 1, amended 0, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 0, repealed 0.

Effective Date of Rule: Immediately.

December 28, 1995 Edward P. Manary for Robert Turner Director

NEW SECTION

WAC 232-28-41900E Canada goose season—Emergency closure Notwithstanding WAC 232-28-419, effective 12:01 a.m., Saturday, December 30, 1995, until further notice, it is unlawful to hunt for or retain Canada geese taken from the following area: Clark County, except Ridgefield National Wildlife Refuge.

WSR 96-02-048 EMERGENCY RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES

(Public Assistance)

[Order 3939—Filed December 28, 1995, 3:56 p.m., effective December 29, 1995, 12:01 a.m.]

Date of Adoption: December 28, 1995.

Purpose: Amends the success through employment program (STEP), a 10-year demonstration project to conform with amendments to our federal waiver, granted under Section 1115 of the Social Security Act.

Citation of Existing Rules Affected by this Order: Amending WAC 388-201-200, 388-201-300, 388-201-400, 388-201-410, 388-201-420, 388-201-430, 388-201-440, 388-201-450, 388-201-460, 388-201-470, and 388-201-480.

Statutory Authority for Adoption: RCW 74.12.036, 74.12.420, 74.12.425, and 74.12.901.

Other Authority: Social Security Act, Section 1115.

Under RCW 34.05.350 the agency for good cause finds that state or federal law or federal rule or a federal deadline for state receipt of federal funds requires immediate adoption of a rule.

Reasons for this Finding: Our state's federal waiver, adopted under Section 1115 of the Social Security Act, has been amended. Chapter 388-201 WAC must be changed by December 29, 1995, to comply with new federal requirements under our amended waiver.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 11, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 0, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 11, repealed 0.

Effective Date of Rule: December 29, 1995, 12:01 a.m.

December 28, 1995
Sydney Doré
for Jeanette Sevedge-App
Acting Chief
Office of Vendor Services

AMENDATORY SECTION (Amending Order 3925, filed 11/22/95, effective 1/1/96)

- WAC 388-201-200 Definitions. (1) "Child-only group" means all AFDC cases where there are no adults in the assistance unit.
- (2) "Length-of-stay grant reduction" means a grant reduction resulting from the assistance unit's length of stay on AFDC.
- (3) "((STEP)) Length-of-stay control group" means a valid random sample of all AFDC cases with adults in the assistance unit.
- (4) "((STEP)) Length-of-stay earned income adjustment" means grant adjustments which allow members of the assistance unit to offset length-of-stay grant reductions with their earned income.
- (5) "((STEP)) <u>Length-of-stay</u> treatment group" means all remaining AFDC cases, not assigned to child-only or ((STEP)) <u>length-of-stay</u> control groups.

AMENDATORY SECTION (Amending Order 3925, filed 11/22/95, effective 1/1/96)

- WAC 388-201-300 Participation. (1) Effective January 1, ((1996)) 1999, the department shall assign all AFDC recipients with an adult in the assistance unit at random to either the ((STEP)) length-of-stay treatment group or the ((STEP)) length-of-stay control group.
- (a) Child-only assistance units shall be exempt from participation in STEP.
- (b) Recipients in the ((STEP)) <u>length-of-stay</u> control group shall not be subject to any of the ((STEP)) <u>length-of-stay</u> provisions, as delineated in WAC ((388-201-400)) 388-201-410 through 388-201-480.
- (c) Recipients in the ((STEP)) length-of-stay treatment group shall be subject to the ((STEP)) length-of-stay provisions delineated in WAC ((388-201-400)) 388-201-410 through 388-201-480.
- (2) For the purposes of assigning the assistance unit to a child-only, ((STEP)) length-of-stay treatment or ((STEP)) length-of-stay control group, the department shall consider adults who are required to be in the assistance unit but are excluded due solely to JOBS or IV-D sanction as adult members of the assistance unit.
- (3) When an adult enters or leaves an AFDC assistance unit, the department shall redetermine the assistance unit's child-only, ((STEP)) length-of-stay treatment or ((STEP)) length-of-stay control status.

AMENDATORY SECTION (Amending Order 3925, filed 11/22/95, effective 1/1/96)

WAC 388-201-400 One-hundred-hour-rule treatment group—Elimination of the one-hundred-hour rule. Effective ((January)) April 1, 1996, the department shall extend the definition of unemployed parent to include recipients in the ((STEP)) one-hundred-hour-rule treatment

group who are employed and working one hundred hours or more a month.

AMENDATORY SECTION (Amending Order 3925, filed 11/22/95, effective 1/1/96)

- WAC 388-201-410 <u>Length-of-stay</u> treatment group—Assessment of past AFDC receipt. Beginning January 1, 1996, the department shall determine the history of AFDC receipt for all assistance units ((in the STEP treatment group)) on a monthly basis. For the purposes of this section:
- (1) The department shall not count any months of AFDC receipt prior to January 1, 1996;
- (2) If there is more than one parent in the assistance unit, the department shall calculate the assistance unit's months on AFDC based on the parent with the longer history of AFDC receipt;
- (3) The department shall only include months of AFDC receipt in which the assistance unit:
 - (a) Received an AFDC grant payment; or
- (b) Did not receive a grant payment because the amount of the monthly grant following the budgeting of income or grant reductions was less than ten dollars per month, as specified in WAC 388-245-1400(1).
- (4) Months of AFDC receipt shall not include any month in which the assistance unit's grant was suspended because the department has reason to believe ineligibility caused by income or other change of circumstance in the report month would be for one month only, as specified in WAC 388-245-1400(3).

AMENDATORY SECTION (Amending Order 3925, filed 11/22/95, effective 1/1/96)

- WAC 388-201-420 Length-of-stay treatment group—Initial length-of-stay grant reductions. (1) The department shall apply the following provisions to any assistance unit in the ((STEP)) length-of-stay treatment group in which an adult has received AFDC benefits for forty-eight months of the last sixty months:
- (a) The family shall be subject to an initial length-ofstay grant reduction;
- (b) For each month the family is not exempt, as provided in WAC 388-201-450, the department shall impose the initial length-of-stay grant reduction, which is an amount equal to ten percent of the assistance unit's payment standard; and
- (c) The department shall not apply a JOBS sanction to a family that is subject to length-of-stay grant reductions.
- (2) For the purposes of determining the effect of lengthof-stay grant reductions on the assistance unit's AFDC eligibility:
- (a) The department shall treat length-of-stay grant reductions in the same manner as mandatory grant deductions; and
- (b) As specified in WAC 388-270-1400(7), the department shall suspend an individual's grant when the monthly length-of-stay grant reduction is equal to or more than the grant which would have been paid had no grant reduction occurred.

[17] Emergency

AMENDATORY SECTION (Amending Order 3925, filed 11/22/95, effective 1/1/96)

WAC 388-201-430 <u>Length-of-stay treatment group</u>—Additional length-of-stay grant reductions. Except as provided in WAC 388-201-450, once a family is subject to length-of-stay grant reductions:

- (1) The department shall reduce monthly AFDC benefits by an additional length-of-stay grant reduction for each additional twelve months the assistance unit receives AFDC.
- (2) Each additional length-of-stay grant reduction shall be equal to ten percent of the assistance unit's payment standard.
- (3) The department shall only count months in which a length-of-stay grant reduction has been imposed toward the additional twelve months of AFDC receipt.

AMENDATORY SECTION (Amending Order 3925, filed 11/22/95, effective 1/1/96)

WAC 388-201-440 <u>Length-of-stay</u> treatment group—Redetermination of length-of-stay grant reductions. When a family that is subject to length-of-stay grant reductions terminates from AFDC for one calendar month or more and subsequently reapplies for AFDC, the department shall:

- (1) Rescind any previously existing length-of-stay grant reductions; and
- (2) Determine whether the re-applicant is subject to an initial length-of-stay grant reduction, based on the reapplicant's AFDC receipt during the last sixty months.

AMENDATORY SECTION (Amending Order 3925, filed 11/22/95, effective 1/1/96)

WAC 388-201-450 Length-of-stay treatment group—Families exempt from length-of-stay grant reductions. The department shall not impose length-of-stay grant reductions during any month in which an adult assistance unit member is:

- (1) Unable to participate in JOBS due to incapacity, as specified in WAC 388-47-100 (2)(c);
- (2) Needed in the home to care for an incapacitated household member;
- (3) Needed in the home to care for a child who is two years of age or younger;
- (4) Participating satisfactorily in JOBS and no present full-time, part-time, or unpaid work experience job is offered; or
 - (5) Participating in an unpaid work experience program.

AMENDATORY SECTION (Amending Order 3925, filed 11/22/95, effective 1/1/96)

WAC 388-201-460 <u>Length-of-stay</u> treatment group— ((STEP)) <u>Length-of-stay</u> earned income adjustments. An assistance unit subject to a length-of-stay grant reduction shall be entitled to a ((STEP)) <u>length-of-stay</u> earned income adjustment, which is:

- (1) Added to the assistance unit's grant to offset the length-of-stay grant reduction with the earned income of assistance unit members; and
- (2) Equal to the amount of the length-of-stay grant reduction or the net nonexempt earned income, whichever is less.

AMENDATORY SECTION (Amending Order 3925, filed 11/22/95, effective 1/1/96)

WAC 388-201-470 <u>Length-of-stay treatment group</u>—Advance notice of impending length-of-stay grant reductions. Prior to the imposition of any length-of-stay grant reductions, the department shall give notice of potential length-of-stay grant reductions to recipient households in the ((STEP)) <u>length-of-stay</u> treatment group which have received AFDC for thirty-six of the last sixty months, as follows:

- (a) Send advance written notice of impending length-ofstay grant reductions; and
- (b) Discuss potential length-of-stay grant reductions with the recipient during a face-to-face interview which is conducted during the recipient's periodic eligibility review.

AMENDATORY SECTION (Amending Order 3925, filed 11/22/95, effective 1/1/96)

WAC 388-201-480 Length-of-stay treatment group—Reducing the impact of cumulative length-of-stay grant reductions. As an assistance unit approaches imposition of a length-of-stay grant reduction of thirty percent or more, the department shall take steps to reduce the impact of the reduced grant on the children in the assistance unit, as follows:

- (1) Offer the services of a social worker to discuss the grant reduction or for referrals to emergency food, housing, utility, or clothing resources;
- (2) Remind recipients of their option to request a fair hearing to contest imposition of the length-of-stay grant reduction;
- (3) Provide a needy nonparental caretaker relative with the option to remove oneself from the assistance unit;
- (4) Assess whether a protective payee is required in order to meet the needs of the child; and
- (5) Review the case to determine whether the department needs to take further action to avoid harm to the children in the household.

WSR 96-02-049 EMERGENCY RULES DEPARTMENT OF SOCIAL AND HEALTH SERVICES

(Public Assistance)
[Order 3938—Filed December 28, 1995, 3:57 p.m.]

Date of Adoption: December 28, 1995.

Purpose: To reinstate the department's ability to pay for prenatal services for pregnant undocumented women.

Citation of Existing Rules Affected by this Order: Amending WAC 388-505-0520 Citizenship and alien status. Statutory Authority for Adoption: RCW 74.08.090.

Under RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: The present WAC limits services to pregnant undocumented alien women. This WAC reinstates the department's ability to pay for prenatal services

for pregnant undocumented women and is in the best interest of the applicable unborn children.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statute: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 1, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 1, repealed 0.

Effective Date of Rule: Immediately.

December 28, 1995
Sydney Doré
for Jeanette Sevedge-App
Acting Chief
Office of Vendor Services

AMENDATORY SECTION (Amending Order 3923, filed 11/22/95, effective 12/23/95)

WAC 388-505-0520 Citizenship and alien status. (1) The department shall provide Medicaid to an otherwise eligible person who is:

- (a) A citizen of the United States; or
- (b) A North American Indian born in Canada claiming fifty percent:
 - (i) Indian blood; or
- (ii) Or less Indian blood and who has maintained United States residency since before December 25, 1952.
- (c) An alien lawfully admitted for permanent residence or otherwise permanently residing under color of law (PRUCOL) in the United States; or
- (d) An alien lawfully present in the United States according to sections 203 (a)(7), 207(c), 208, and 212 (d)(5) of the Immigration and Nationality Act (INA); or
- (e) An alien granted lawful temporary residence, or permanent residence according to sections 245(a), 210, 210(f), and 210A of INA and sections 202 and 302 of the Immigration Reform and Control Act (IRCA), unless five years from the date Immigration and Naturalization Service (INS) grants lawful temporary resident status has not passed; or
- (f) An alien approved by the INS under the family unity program, unless five years from the date INS grants lawful temporary resident status for the petitioning relative has not passed.
- (2) When an alien as described under subsection (1)(e) or (f) of this section has not passed the five-year disqualification period, the department shall provide Medicaid to an otherwise eligible person when the alien is:
 - (a) Aged, blind, or disabled; or
 - (b) Seventeen years of age or under; or
 - (c) Pregnant; or

- (d) A Cuban/Haitian entrant as defined in sections 501 (e)(1) and (2)(A) of P.L. 96-422.
- (3) When an alien as described under subsection (1)(e) or (f) of this section is still under the five-year disqualification period, and is not described under subsection (2) of this section, the department shall provide medical care and services as necessary for treatment of the alien's emergency medical condition as defined under WAC 388-500-0005.
- (4) For all other aliens, when such alien meets the eligibility requirements of a Medicaid program other than citizenship or alien status requirements, the department shall provide Medicaid as follows:
- (a) Full scope medical services for a pregnant woman;
- (b) Medical care and services as necessary for treatment of the alien's emergency medical condition as defined under WAC 388-500-0005((; or
 - (b) For a pregnant woman:
- (i) Medical care and services as described under subsection (a) of this section;
 - (ii) Maternity support services;
 - (iii) Maternity-ease management;
- (iv) Transportation for maternity-related medical appointments; and
- (v) Interpreter services for maternity-related-medical appointments)).
- (5) Medical care services and children's health programs do not require citizenship/alien status.

WSR 96-02-051 EMERGENCY RULES POLLUTION LIABILITY INSURANCE AGENCY

[Filed December 29, 1995, 8:35 a.m.]

Date of Adoption: December 12, 1995.

Purpose: This rule is being adopted to implement chapter 70.149 RCW. Chapter 70.149 RCW established the heating oil pollution liability insurance program to address a solution to the threat posed to human health and the environment by accidental releases of heating oil from active heating oil tanks. This program is to assist owners/operators of active tanks.

Statutory Authority for Adoption: Chapter 70.149 RCW.

Under RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: The heating oil pollution liability insurance program was established to address a solution to the threat posed to human health and the environment by accidental releases of heating oil from active heating oil tanks. The Pollution Liability Insurance Agency believes it is in the best interest of the citizens of Washington state that this program be implemented at the earliest possible date, January 1, 1996.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal

Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 13, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 0, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 13, amended 0, repealed 0.

Effective Date of Rule: Immediately.

December 29, 1995 J. M. Sims Director

Chapter 374-70 WAC HEATING OIL POLLUTION LIABILITY INSURANCE PROGRAM

NEW SECTION

WAC 374-70-010 Purpose and authority. (1) The purpose of this chapter is to address a solution to the threat posed to human health and the environment by accidental releases of heating oil from active heating oil tanks. It is in the best interest of all citizens for heating oil tanks to be operated safely, and for accidental releases or spills to be dealt with expeditiously in order to ensure that the environment, particularly ground water, is protected. It is also in the best interest of individual heating oil tank owners to protect them from the unexpected liability and potential financial hardship associated with an accidental release from a heating oil tank.

(2) The pollution liability insurance agency is directed by chapter 70.149 RCW to establish the heating oil pollution liability insurance program to assist owners and operators of active heating oil tanks.

NEW SECTION

WAC 374-70-020 Definitions. Unless the context requires otherwise, the definitions in this section shall apply throughout this chapter.

- (1) "Abandoned heating oil tank" means a heating oil tank system that has been abandoned or decommissioned and is no longer active and in use.
- (2) "Accidental release" means a sudden or nonsudden release of heating oil from an active heating oil tank that results in bodily injury, property damage, or a need for corrective action, neither expected nor intended by the owner or operator.
- (3) "Active" heating oil tank means a heating oil tank that:
- (a) Is in use at the time of registration for the heating oil pollution liability insurance program;
- (b) Has been in continuous use for a period of eighteen months prior to registration; and
- (c) Has been continuously in use between registration and submission of a notice of claim.

- (4) "Agency" means the Washington state pollution liability insurance agency established pursuant to chapter 70.148 RCW. For purposes of chapter 70.149 RCW, agency shall also mean staff or employees of the pollution liability insurance agency.
- (5) "Bodily injury" means bodily injury, sickness, or disease sustained by a person, including death at any time, resulting from the injury, sickness, or disease.
- (6) "Claim" means a demand made by a named insured, or the insured's representative, for payment of the benefits provided under the heating oil pollution liability insurance program.
- (7)(a) "Corrective action" means those actions reasonably required to be undertaken by the insured to remove, treat, neutralize, contain, or clean up an accidental release in order to comply with a statute, ordinance, rule, regulation, directive, order, or similar legal requirement, in effect at the time of an accidental release, of the United States, the state of Washington, or a political subdivision of the United States or the state of Washington. "Corrective action" includes, where agreed to in writing, in advance by the insurer, action to remove, treat, neutralize, contain, or clean up an accidental release to avert, reduce, or eliminate the liability of the insured for corrective action, bodily injury, or property damage. "Corrective action" also includes actions reasonably necessary to monitor, assess, and evaluate an accidental release.
 - (b) "Corrective action" does not include:
- (i) Replacement or repair of heating oil tanks or other receptacles; or
- (ii) Replacement or repair of piping, connections, and valves of tanks or other receptacles.
- (8) "Director" means the director of the Washington state pollution liability insurance agency or the director's appointed representative.
- (9) "Heating oil" means any petroleum product used for space heating in oil-fired furnaces, heaters, and boilers, including stove oil, diesel fuel, or kerosene. "Heating oil" does not include petroleum products used as fuels in motor vehicles, marine vessels, trains, buses, aircraft, or any off-highway equipment not used for space heating, or for industrial processing or the generation of electrical energy.
- (10) "Heating oil tank" means an active tank and its connecting pipes, whether above or below ground, or in a basement, with pipes connected to the tank for space heating of human living or working space on the premises where the tank is located. "Heating oil tank" does not include a decommissioned or abandoned heating oil tank, or a tank used solely for industrial process heating purposes or generation of electrical energy.
- (11) "Heating oil tank service provider" is an independent contractor responsible for all aspects of corrective action including excavation, tank/line removal, sampling and testing, remedial actions, site restoration, and submittal of required reports to PLIA.
- (12) "MTCA" means the Model Toxics Control Act (chapter 70.105D RCW).
- (13) "Named insured" means the individual insureds who are heating oil tank owners registered for coverage under the heating oil pollution liability insurance program.

- (14) "Occurrence" means an accident, including continuous or repeated exposure to conditions, that results in an accidental release from an active heating oil tank.
- (15) "Owner" means the person, or his or her authorized representative, legally responsible for a heating oil tank, its contents, and the premises upon which the heating oil tank is located.
- (16) "Owner or operator" means a person in control of, or having responsibility for, the daily operation of a heating oil tank
- (17) "Per occurrence, per site, per year" means one accidental release per site, per year.
- (18) "Pollution liability insurance agency" (PLIA) means the Washington state pollution liability insurance agency established pursuant to chapter 70.148 RCW. For purposes of chapter 70.149 RCW, pollution liability insurance agency shall also mean staff or employees of the pollution liability insurance agency.
- (19) "Pollution liability insurance agency trust account" means the pollution liability insurance agency trust account established under chapter 70.148 RCW and established in the custody of the state treasurer. Expenditures from the account are used for the purposes of chapter 70.148 RCW including the payment of costs of administering the pollution liability insurance program, and payment of reinsurance claims.
 - (20) "Property damage" means:
- (a) Physical injury to, destruction of, or contamination of tangible property, including the loss of use of the property resulting from the injury, destruction, or contamination; or
- (b) Loss of use of tangible property that has not been physically injured, destroyed, or contaminated but has been evacuated, withdrawn from use, or rendered inaccessible because of an accidental release.
- (21) "Property damage restoration" means the restoration of property to a similar condition to that of the property prior to the accidental release. Restoration includes the replacement of sod, plants or concrete driveway or walkway, or the cleaning or replacement of carpet in the case of a basement tank.
- (22) "Release" means a spill, leak, emission, escape, or leaching into the environment.
- (23) "Third-party claimant" means a person alleged to have suffered property damage requiring corrective action or bodily injury as a direct result of a leak or spill from the heating oil tank of a named insured.
- (24) "Third-party liability" means the liability of a heating oil tank owner to another person due to property damage requiring corrective action or bodily injury that results from a leak or spill from an active heating oil tank.

NEW SECTION

WAC 374-70-030 Responsibility. (1) The director of the pollution liability insurance agency is directed by chapter 70.149 RCW to establish the heating oil pollution liability insurance program to assist owners and operators of active heating oil tanks. The agency implements and administers the pollution liability insurance program established by chapter 70.148 RCW and the heating oil pollution liability insurance program established by chapter 70.149 RCW.

(2) The location of the principal office and the mailing address of the agency is:

Pollution Liability Insurance Agency State of Washington 1015 10th Avenue, S.E. P.O. Box 40930 Olympia, WA 98504-0930

(3) The principal administrative and appointing officer of the agency is the director. The director may designate other employees of the agency to act in his or her behalf in the director's absence or with respect to those matters in which so doing would enhance the efficiency of the agency's operations.

NEW SECTION

WAC 374-70-040 Insurance program. The director, as the heating oil pollution liability insurance program administrator, is responsible for obtaining pollution liability insurance coverage on behalf of the named insureds: All registered owners of active heating oil tanks. The pollution liability insurance policy will provide sixty thousand dollars coverage, including reinsurance, per occurrence and shall be in excess of other valid insurance and warranties. The policy will be reinsured through the pollution liability insurance agency trust account.

NEW SECTION

WAC 374-70-050 Eligibility. Owners and operators of active heating oil tanks in the state of Washington are eligible for coverage under the heating oil pollution liability insurance program.

- (1) Participation in the heating oil pollution liability insurance program is optional for heating oil tank owners. If a heating oil tank owner wishes to participate in the heating oil pollution liability insurance program, the heating oil tank owner must register the active heating oil tank by submitting to PLIA a completed registration form to be provided by PLIA. Heating oil tank owners choosing to participate in the heating oil pollution liability insurance program established by this chapter must comply with the following criteria:
- (a) The owner must submit proof, by one or more of the following methods, that the heating oil tank is active at the time of registration with the agency (PLIA) and that the heating oil tank has remained active eighteen months prior to registration:
- (i) The owner must submit to PLIA a statement from a heating oil supplier attesting to deliveries of heating oil to the heating oil tank for eighteen months prior to registration; and/or
- (ii) The owner must submit to PLIA a copy of invoices, or canceled checks, for receipt of heating oil at the heating oil tank reflecting purchases or deliveries for eighteen months prior to registration;
- (b) Abandoned or decommissioned heating oil tank systems are not eligible for coverage under the heating oil pollution liability insurance program;
- (c) At the discretion of the director, the following circumstances dictate individual consideration for eligibility

for coverage under the heating oil pollution liability insurance program:

- (i) If a heating oil tank has been recently installed (new construction) or reactivated (conversion to oil heat); or
- (ii) If a heating oil tank has not been active for eighteen months prior to registration due to unusual or extenuating circumstances;
- (d) In the event of a property transfer, heating oil pollution liability insurance coverage of a registered heating oil tank ceases. The new owner must submit a new registration form if the owner wishes to participate in the heating oil pollution liability insurance program. If the new owner does not submit a new registration form, the active heating oil tank will not be covered under the heating oil pollution liability insurance program; and
- (e) PLIA reserves the right to perform an independent investigation to verify the eligibility of a heating oil tank. All investigative costs will be the responsibility of PLIA.
- (2) Accidental releases occurring prior to heating oil tank registration are not eligible for coverage under the heating oil pollution liability insurance program.
- (3) Owners and operators of active heating oil tanks, or sites containing active heating oil tanks where an accidental release has been identified or where the owner or operator knows of an accidental release prior to heating oil tank registration are eligible for coverage under the heating oil pollution liability insurance program subject to the following conditions:
- (a) The owner or operator must have a plan for proceeding with corrective action; and
- (b) If the owner or operator files a claim with PLIA, the owner or operator has the burden of proving, to the satisfaction of the director, that the claim is not related to an accidental release occurring prior to the heating oil tank registration.

NEW SECTION

WAC 374-70-060 Coverage. (1) The effective date of coverage under the heating oil pollution liability insurance program is January 1, 1996. Thereafter, individual heating oil tank coverage shall become effective upon receipt, by PLIA, of the completed registration form.

- (2) The heating oil pollution liability insurance program provides coverage for corrective action costs up to sixty thousand dollars per occurrence, per site, per year, exclusive of other valid insurance or warranties.
- (3) Corrective action costs covered under the heating oil pollution liability insurance program include:
- (a) Corrective action if the accidental release occurs after the registration of an active heating oil tank;
- (b) Actions necessary to determine the extent and severity of an accidental release;
- (c) Costs, not to exceed sixty thousand dollars per occurrence, per site, per year;
- (d) Costs in excess of other valid insurance or warranties;
- (e) First-party property damage restoration, including landscaping, limited to one thousand five hundred dollars per occurrence, per site, per year;

- (f) Third-party property damage restoration, including landscaping, limited to one thousand five hundred dollars for each third-party claimant per occurrence, per site, per year;
- (g) Excavation, treatment and/or removal and proper disposal of any soil or water contaminated by the accidental release and removal and proper disposal of nonrepairable heating oil tank or tanks; and
- (h) Required soil and water sampling and testing to determine if corrective action standards have been met.
- (4) Corrective action costs not covered under the heating oil pollution liability insurance program include:
- (a) Corrective action if the accidental release occurred prior to the registration of an active heating oil tank;
 - (b) Costs covered by other valid insurance or warranties;
- (c) Costs in excess of sixty thousand dollars per occurrence, per site, per year, exclusive of other valid insurance or warranties;
 - (d) Cleanup of contamination from other sources;
- (e) Repair or replacement of the heating oil tank, lines, or furnace;
 - (f) Emergency heat restoration procedures;
 - (g) Cleanup of a site beyond the MTCA cleanup levels;
- (h) Corrective action associated with an abandoned or decommissioned heating oil tank or site;
- (i) First-party property damage restoration, including landscaping, in excess of one thousand five hundred dollars per occurrence, per site, per year;
- (j) Third-party property damage restoration, including landscaping, in excess of one thousand five hundred dollars for each third-party claimant per occurrence, per site, per year; and
- (k) Defense costs, including the costs of legal representation, expert fees, and related costs and expenses incurred in defending against claims or actions brought by or on behalf of:
- (i) The United States, the state of Washington, or a political subdivision of the United States or state of Washington to require corrective action or to recover costs of corrective action; or
- (ii) A third party for bodily injury or property damage caused by an accidental release.
- (5) If a claim exceeds sixty thousand dollars in total damages, coverage within the sixty thousand dollar policy limit shall be on a pro rata basis between the insured heating oil tank owner and third-party claimant(s).

NEW SECTION

WAC 374-70-070 Parties involved with an accidental release and corrective action. Among the potential parties involved when an accidental release is suspected from a heating oil tank or line are the heating oil tank owner or operator, adjacent property owners, heating oil supplier, PLIA, third-party administrator, department of ecology, and heating oil tank service providers.

(1) Heating oil tank owner or operator. All liabilities caused by an accidental release originating from a heating oil tank are the sole responsibility of the heating oil tank owner. The pollution liability insurance agency and/or the state of Washington accepts no liability, nor portion of the liability, from the heating oil tank owner. The heating oil tank operator may submit forms to PLIA on behalf of the

owner, however, no corrective action may be performed without the specific written consent of the heating oil tank owner. The heating oil tank owner or operator is responsible for selecting a heating oil tank service provider from the prequalified list supplied by PLIA, working with that service provider to file the appropriate forms and reports with PLIA, and for approving the completed corrective action.

- (2) Adjacent property owners. If an accidental release migrates off-site, or is suspected to have migrated, the adjacent property owner may be involved in the corrective action. In this situation, the heating oil tank owner or operator shall notify PLIA of the occurrence and provide the adjacent property owner's name, address and telephone number.
- (3) Heating oil supplier. Some heating oil suppliers provide customer services which may be a resource to evaluate a suspected accidental release to the environment. If after investigating a heating system malfunction, a heating oil supplier determines that an accidental release may have occurred, the heating oil supplier should inform the owner or operator of the accidental release.
- (4) PLIA. PLIA registers heating oil tanks, purchases insurance and provides reinsurance, provides a list of prequalified heating oil tank service providers, manages claims, investigates sites and provides certification that a claim is closed.
- (5) Third-party administrator. PLIA will appoint a third-party administrator to perform all initial investigations and site assessments. Investigation will include, but not necessarily be limited to, verification that the accidental release is from an active, registered heating oil tank, investigation of the existence of any other valid insurance or warranties providing coverage for the heating oil tank and/or property, and determination of the extent and severity of the accidental release. The heating oil tank owner or operator shall cooperate fully with the third-party administrator and supply any information necessary for the third-party administrator to complete the initial investigation and site assessment, including, but not limited to, a copy of any homeowner, pollution liability, or environmental impairment insurance policy(ies). A report of the investigation will be submitted to PLIA. If no contamination requiring corrective action is discovered during the investigation, all costs associated with the investigation will be the responsibility of the heating oil tank owner.
- (6) Department of ecology. The department of ecology administers state-wide laws and rules detailing MTCA cleanup standards for both soil and ground water. To be eligible for coverage under the heating oil pollution liability insurance program, corrective action must satisfy MTCA and pertinent local government requirements.
- (7) Heating oil tank service provider. A heating oil tank service provider is an independent contractor responsible for all aspects of corrective action including excavation, tank/line removal, sampling and testing, remedial actions, site restoration, and submittal of required reports to PLIA.

NEW SECTION

- WAC 374-70-080 Claims procedures. To receive payment from the heating oil pollution liability insurance program for covered corrective action costs, the following actions are required:
- (1) The claim must be for corrective action resulting from an accidental release from an active heating oil tank which has been registered with PLIA prior to the accidental release;
- (2) The claim must satisfy all requirements and restrictions established by chapter 70.149 RCW and this chapter. Any failure to satisfy all requirements and restrictions may be a basis for denial of claim;
- (3) The heating oil tank owner or operator must provide notice to PLIA that a potential claim exists within seven days of discovery that an accidental release may have occurred:
- (4) Upon receipt of notice of a potential claim, PLIA will commence completion of the notice of claim, and will provide the heating oil tank owner or operator with a list of prequalified heating oil tank service providers;
- (5) The heating oil tank operator may submit reports and forms on behalf of the heating oil tank owner; however, no corrective action will be initiated or performed without the specific written consent of the heating oil tank owner;
- (6) Initial investigation and site assessment will be performed by a third-party administrator appointed by PLIA. Investigation will include, but not necessarily be limited to, verification that the accidental release is from an active, registered heating oil tank, investigation of the existence of any other valid insurance or warranties providing coverage for the heating oil tank and/or property, and determination of the extent and severity of the accidental release. The heating oil tank owner or operator shall cooperate fully with the third-party administrator and supply any information necessary for the third-party administrator to complete the initial investigation and site assessment, including, but not limited to, a copy of any homeowner, pollution liability, or environmental impairment insurance policy(ies). A report of the investigation will be submitted to PLIA. If no contamination requiring corrective action is discovered during the investigation, all costs associated with the investigation will be the responsibility of the heating oil tank owner;
- (7) If the claim is determined by PLIA to be valid, the heating oil tank owner or operator will be notified by PLIA to select a heating oil tank service provider, from the list of prequalified heating oil tank service providers, to perform corrective action. PLIA's list of prequalified heating oil tank service providers will be updated quarterly. The heating oil tank owner or operator must contact PLIA, prior to selecting a heating oil tank service provider, to confirm that the heating oil tank service provider is still included on the agency's list of prequalified heating oil tank service providers;
- (8) The prequalified heating oil tank service provider will notify PLIA of selection by the heating oil tank owner or operator. PLIA will then forward to the heating oil tank service provider the following forms:
- (a) Scope of work proposal. This form will provide the heating oil tank owner or operator and PLIA a proposal of

the extent and elements of corrective action, as well as a specific cost proposal;

- (b) Change order. This form provides a proposal for change or deviation from the scope of work proposal;
- (c) Project field report. This form provides a record of all corrective action and work elements, as well as a record of detailed costs. The project field report must include color photographs of the project at commencement, completion, and any significant steps in between, as well as appropriate project sketches and/or plans; and
- (d) Claim report. This form will include a project closeout report, final cleanup report, and corrective action cost claim;
- (9) The prequalified heating oil tank service provider will submit for approval to the heating oil tank owner or operator and to PLIA a scope of work proposal for corrective action at the heating oil tank site;
- (10) Upon receipt of approval by the heating oil tank owner or operator and PLIA of the scope of work proposal, the heating oil tank service provider may commence work to accomplish corrective action in compliance with MTCA independent remedial action;
- (11) All work performed by the heating oil tank service provider on behalf of the heating oil tank owner or operator and PLIA must be within the terms of the contract and the approved scope of work proposal and shall not exceed costs included in the scope of work proposal. Any change(s) or deviation(s) from the approved scope of work proposal must be accomplished through a change order request which must be approved in advance by the heating oil tank owner or operator and PLIA. Any work performed by the heating oil tank service provider that has not been approved, prior to performance, by the heating oil tank owner or operator and PLIA, or is beyond the terms of the scope of work proposal or change order(s), or is in excess of costs approved in the scope of work proposal or change order(s), will not be paid or reimbursed under the heating oil pollution liability insurance program. Such work or excess costs will be the responsibility of the heating oil tank owner and/or heating oil tank service provider;
- (12) Corrective action activities and costs must be recorded by the heating oil tank service provider on the project field report form provided by PLIA. The project field report must include color photographs of the project at commencement, completion and any significant steps between, as well as appropriate project sketches and/or plans;
- (13) Upon completion of all corrective action, the heating oil tank owner or operator must sign the project closeout report indicating approval of and satisfaction with all work performed by the heating oil tank service provider;
- (14) Upon completion of all corrective action and approval by the heating oil tank owner or operator, the heating oil tank service provider must submit to PLIA a complete claim report. The claim report will include the project closeout report, project field report, final cleanup report and corrective action cost claim. After review and approval of the claim report by PLIA, the heating oil tank service provider will receive payment;
- (15) Upon completion of corrective action that appears to satisfy the requirements of all applicable state and local statutes, the director will certify that the claim has been closed;

- (16) Approval of claims and payment of covered costs are contingent upon the availability of revenue. The director reserves the right to defer payment at any time that claim demands exceed the revenue available for the heating oil pollution liability insurance program. Payment will commence with sufficient revenue;
- (17) PLIA will maintain all records associated with a claim for a period of ten years; and
- (18) In the case of an emergency, the director may authorize deviation from this procedure to the extent necessary to adequately respond to the emergency.

NEW SECTION

WAC 374-70-090 Third-party claims procedures. For a third party to receive payment from the heating oil pollution liability insurance program for covered corrective action costs, the following actions are required:

- (1) The claim must be for corrective action resulting from a leak or spill from an active heating oil tank which has been registered with PLIA prior to the leak or spill;
- (2) The claim must satisfy all requirements and restrictions established for third-party claims by chapter 70.149 RCW and this chapter. Any failure to satisfy all requirements and restrictions may be a basis for denial of claim;
- (3) The third-party claimant must provide notice to PLIA that a potential third-party claim may exist within ten days of discovery that damage may have occurred from a leak or spill from a named insured's active heating oil tank;
- (4) Upon receipt of notice of a potential claim, PLIA will commence completion of the notice of claim;
- (5) Initial investigation and site assessment will be performed by a third-party administrator appointed by PLIA. Investigation will include, but not necessarily be limited to, verification that the leak or spill is from an active, registered heating oil tank, investigation of the existence of any other valid insurance or warranties providing coverage for the heating oil tank and/or property, and determination of the extent and severity of the leak or spill. The third-party claimant shall cooperate fully with the third-party administrator and supply any information necessary for the third-party administrator to complete the initial investigation and site assessment. A report of the investigation will be submitted to PLIA. If no contamination requiring corrective action is discovered during the investigation, all costs associated with the investigation will be the responsibility of the heating oil tank owner;
- (6) If the claim is determined by PLIA to be valid, the third-party claimant will be notified by PLIA to select a heating oil tank service provider, from the list of prequalified heating oil tank service providers, to perform corrective action. PLIA's list of prequalified heating oil tank service providers will be updated quarterly. The third-party claimant must contact PLIA, prior to selecting a heating oil tank service provider, to confirm that the heating oil tank service provider is still included on the agency's list of prequalified heating oil tank service providers;
- (7) The prequalified heating oil tank service provider will notify PLIA of selection by the third-party claimant. PLIA will then forward to the heating oil tank service provider the following forms:

- (a) Scope of work proposal. This form will provide the third-party claimant and PLIA a proposal of the extent and elements of corrective action, as well as a specific cost proposal;
- (b) Change order. This form provides a proposal for change or deviation from the scope of work proposal;
- (c) Project field report. This form provides a record of all corrective action and work elements, as well as a record of detailed costs. The project field report must include color photographs of the project at commencement, completion, and any significant steps in between, as well as appropriate project sketches and/or plans; and
- (d) Claim report. This form will include a project closeout report, final cleanup report, and corrective action cost claim:
- (8) The prequalified heating oil tank service provider will submit for approval to the third-party claimant and to PLIA a scope of work proposal for corrective action;
- (9) Upon receipt of approval by the third-party claimant and PLIA of the scope of work proposal, the heating oil tank service provider may commence work to accomplish corrective action in compliance with MTCA independent remedial action;
- (10) All work performed by the heating oil tank service provider on behalf of the third-party claimant and PLIA must be within the terms of the contract and the approved scope of work proposal and shall not exceed costs included in the scope of work proposal. Any change(s) or deviation(s) from the approved scope of work proposal must be accomplished through a change order request which must be approved in advance by the third-party claimant and PLIA. Any work performed by the heating oil tank service provider that has not been approved, prior to performance, by the third-party claimant and PLIA, or is beyond the terms of the scope of work proposal or change order(s), or is in excess of costs approved in the scope of work proposal or change order(s), will not be paid or reimbursed under the heating oil pollution liability insurance program. Such work or excess costs will be the responsibility of the third-party claimant and/or heating oil tank service provider;
- (11) Corrective action activities and costs must be recorded by the heating oil tank service provider on the project field report form provided by PLIA. The project field report must include color photographs of the project at commencement, completion and any significant steps between, as well as appropriate project sketches and/or plans;
- (12) Upon completion of all corrective action, the thirdparty claimant must sign the project closeout report indicating approval of and satisfaction with all work performed by the heating oil tank service provider;
- (13) Upon completion of all corrective action and approval by the third-party claimant, the heating oil tank service provider must submit to PLIA a complete claim report. The claim report will include the project closeout report, project field report, final cleanup report and corrective action cost claim. After review and approval of the claim report by PLIA, the heating oil tank service provider will receive payment;
- (14) Upon completion of corrective action that appears to satisfy the requirements of all applicable state and local statutes, the director will certify that the claim has been closed;

- (15) Approval of claims and payment of covered costs are contingent upon the availability of revenue. The director reserves the right to defer payment at any time that claim demands exceed the revenue available for the heating oil pollution liability insurance program. Payment will commence with sufficient revenue;
- (16) PLIA will maintain all records associated with a claim for a period of ten years; and
- (17) In the case of an emergency, the director may authorize deviation from this procedure to the extent necessary to adequately respond to the emergency.

NEW SECTION

WAC 374-70-100 Service provider requirements and procedures. (1) All corrective action shall be performed by prequalified heating oil tank service providers. A heating oil tank service provider is an independent contractor responsible for all aspects of corrective action including excavation, tank/line removal, sampling and testing, remedial actions, site restoration, and submittal of required reports to PLIA. PLIA will maintain a list of prequalified heating oil tank service providers. This list will be made available to heating oil tank owners and operators. PLIA will continually monitor the performance of the prequalified heating oil tank service providers.

- (2) To qualify as a prequalified heating oil tank service provider, a contractor must submit to PLIA the following documents:
- (a) Certificates of insurance covering general liability, vehicles, and workers' compensation, including limits of coverage;
 - (b) Copy of state general contractor's license; and
- (c) A signed agreement to terms and conditions, established by PLIA, for prequalified heating oil tank service providers.
- (3) Once retained, the heating oil tank service provider works with PLIA, the heating oil tank owner or operator and/or the third-party claimant to perform the following:
 - (a) Perform the corrective action;
 - (b) Document the costs of the corrective action; and
- (c) File the forms required to receive payment from the heating oil pollution liability insurance program.
- (4) All prequalified heating oil tank service providers must follow claims procedures as outlined in WAC 374-70-070.
- (5) All corrective action activities must meet the criteria established by MTCA and any pertinent local ordinances or requirements.

NEW SECTION

WAC 374-70-110 Quality assurance. (1) PLIA shall maintain a detailed record of any quality assurance issues. Whenever the agency documents a violation of the agency's standards and procedures, the agency shall notify the heating oil tank service provider and explain the agency's procedures as set forth in this section.

- (2)(a) After the agency has documented one violation of the agency's standards and procedures, the agency shall prepare a written summary of events;
- (b) The director shall inform the affected heating oil tank service provider in writing of the violation. The heating

oil tank service provider may respond in writing to the violation or change its practice within twenty days.

(3) If the heating oil tank service provider does not change its practice or respond in writing within twenty days, the agency may delete the heating oil tank service provider from the agency's list of prequalified heating oil tank service providers, and the heating oil tank service provider will not be eligible for payments, either directly or indirectly of corrective action costs.

NEW SECTION

WAC 374-70-120 Appeals. (1) A person may appeal any of the following decisions made under the heating oil pollution liability insurance program to the director:

- (a) A denial of eligibility for coverage;
- (b) Amount of payment allowed for corrective action;
- (c) Amount of payment allowed for property damage;
- (d) Amount of payment allowed for a third-party claim;
- (e) A determination that cleanup does not meet MTCA standards;
- (f) A denial of inclusion on the agency's list of prequalified heating oil tank service providers; and
- (g) Removal of a heating oil tank service provider from the agency's list of prequalified heating oil tank service providers.
- (2) A person has forty-five days after the decision to file a written request for a hearing.
- (3) If the written request for a hearing is received within forty-five days, the director shall conduct an adjudicative hearing proceeding under chapter 34.05 RCW.
- (4) If the written request for a hearing is not received within forty-five days after the decision, no further consideration will be given to the appeal.

NEW SECTION

WAC 374-70-130 Confidentiality of information. (1) All information obtained during heating oil tank registration shall be confidential and may not be made public or otherwise disclosed to any person, firm, corporation, agency, association, government body, or other entity.

(2) All examination and proprietary reports and information obtained in soliciting bids from insurers and in monitoring the selected insurer shall be confidential and may not be made public or otherwise disclosed to any person, firm, corporation, agency, association, government body, or other entity.

WSR 96-02-053 EMERGENCY RULES DEPARTMENT OF LABOR AND INDUSTRIES

[Filed December 29, 1995, 10:35 a.m., effective January 1, 1996]

Date of Adoption: December 29, 1995.

Purpose: Labor and Industries is proposing to reduce workers' compensation insurance premiums for all employers by twenty-seven percent effective April 1, 1996. As a result employers participating in optional rating programs will be adversely impacted by the rate change if the standard premium range table is not modified effective January 1,

1996. The department will file this rule at a later date for formal hearing and permanent adoption.

Citation of Existing Rules Affected by this Order: Amending WAC 296-17-919.

Statutory Authority for Adoption: RCW 51.16.035.

Under RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: Retrospective rating dividends or surcharges are based in part on total premiums paid by participating employers. Since overall premiums will be reduced as a result of a planned rate reduction April 1, 1996, this table needs to be modified to reflect the change in premium levels. Because dividends or surcharges are based on calendar year performance these tables must be modified effective January 1, 1996, to avoid adverse impact to these businesses.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 1, repealed 0.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 0, repealed 0.

Effective Date of Rule: January 1, 1996.

December 29, 1995 Dorette M. Markham for Mark O. Brown Director

AMENDATORY SECTION (Amending WSR 95-23-080, filed 11/20/95, effective 1/1/96)

WAC 296-17-919 Table I.

RETROSPECTIVE RATING PLANS A, AI, A2, A3, AND B STANDARD PREMIUM SIZE RANGES Effective January 1, 1996

Size Group Number	Pren	dard nium nge
((63	\$-3,577	\$ 4,323
`` 62	4,324	
61	5,190	6,175
60	6,176	7,307
59	7,308	8.600
58	8,601	10.056
57	10.057	11 712
56	11,713	13,588

18,853 19,867 21,382 23,037 24,865

29,109 31,578 34,331 37,373 40,781 44,609 48,871 53,687 59,143 65,274 72,272

89,379 96,725 105,405 115,109 126,120 138,671 152,865 169,201 188,099 209,785 235,173 265,098 300,074 341,941 392,493 453,020 527,625 620,686 735,835 992,593 1,351,565 1,638,540 1,981,833 2,503,306 3,598,419 5,281,140 7,508,733 11,063,524 17,207,040 & Over

55	13,589	15,681	<u>52</u>	<u>16,504</u>	<u>. 1</u>
54	15,682	 18,040	52 51 50 49 48 47	<u>18,854</u>	<u> </u>
53	18,041	20,694	<u>50</u>	<u>19,868</u>	<u>-</u> <u>2</u>
52	20,695	23,640	<u>49</u>	21,383	<u>-</u> <u>2</u>
51	23,641	24,912	<u>48</u>	<u>23,038</u>	<u>-</u> 2
50	24,913	26,812	<u>47</u>	24,866	<u>-</u> <u>2</u>
49	26,813	28,887	46	<u> 26,888</u>	<u>-</u> 2
48	28,888	31,179	45	29,110	<u>-</u> <u>3</u>
17	31,180	33,714	44	31,579	<u>-</u> <u>3</u>
16	33,715 -	36,501	43	34,332	<u>-</u> <u>3</u>
45	36,502	39,598	$\overline{42}$	37,374	_ 4
44	39,599	43,049	41	40,782	<u>-</u> 4
43	43,050	46,864	40	44,610	<u>-</u> 4
42	46,865	51,137	<u>39</u>	48,872	<u>- 5</u>
41	51,138	55,936	<u>38</u>	53,688	<u>-</u> <u>5</u>
40	55, 937	61,281	<u>37</u>	59,144	<u>-</u> 6
39	61,282	67,319	<u>36</u>	65,275	<u> </u>
38	67,320	74,162	<u>35</u>	72,273	- 8
37	74,163	81,850	<u>34</u>	80,284	<u>-</u> 8
36	81,851	90,623	<u>33</u>	80,284 89,380	- 1 - 2 - 2 - 2 - 2 - 2 - 2 - 2 - 3 - 3 - 4 - 4 - 5 - 7 - 8 8 - 9 - 10 - 10 - 10 - 10 - 10 - 10 - 10 - 10
35 —	90,624	100,670	46 45 44 43 42 41 40 39 38 37 36 35 34 33 32 31 30 29 28 27 26 21 21 20 19 18 17 16 15	<u>96,726</u>	- 2 - 2 - 3 - 3 - 3 - 4 - 4 - 5 - 5 - 6 - 7 - 8 - 8 - 9 - 10 - 11 - 12
34	100,671	112,075	<u>31</u>	105,406	- 11
33	112,076	- 121,287	<u>30</u>	115,110	<u>-</u> <u>12</u>
32	121,288	132,172	29	126,121	= 13 = 15 = 16 = 18
31	132,173	144,339	<u>28</u>	138,672	<u>-</u> 15
30	144,340	158,147	<u>27</u>	<u>152,866</u>	<u>- 16</u>
29	158,148	173,884	<u>26</u>	169,202	<u>- 18</u>
28	173,885	191,683	<u>25</u>	188,100	<u>-</u> <u>20</u>
27	191,684	212,168	<u>24</u>	209,786	$\frac{1}{20}$ $\frac{20}{23}$ $\frac{2}{26}$
26 —	212,169	235,863	<u>23</u>	235,174	<u>- 26</u>
25	235,864	263,056	<u>22</u>	265,099	- <u>30</u> - <u>34</u> - <u>39</u>
24	263,057	294,891	<u>21</u>	300,075	<u>- 34</u>
23	294,892	332,415	<u>20</u>	341,942	$\frac{39}{15}$
22	332,416	376,273	<u>19</u>	<u>392,494</u>	- 45 - 52 - 62
21	376,274		18	453,021	$\frac{52}{62}$
20	428,771	492,160	<u>17</u>	527,626	<u>- 62</u>
19	492,161	568,056	<u>16</u>	620,687	$=$ $\frac{73}{200}$
18	568,057	661,606	15	735,836	- <u>99</u> - <u>1,35</u>
17		778,298	14 13	992,594 1,351,566	- 1,33 - 1,63
16	778,299	922,687	13		
15	922,688	1,244,645	12	1,638,541	$\frac{1,98}{2.50}$
14	1,244,646	1,694,769	11	1,981,834 2,503,307	$\frac{2,50}{3,50}$
13	1,694,770	2, U34,61/	10	2,503,307 3,508,420	$\frac{3,59}{5,28}$
12	2,054,618	2,483,083	12 11 10 9 8 7 6 5	3,598,420 5 281 141	- 3,59 - 5,28 - 7,50 - 11,06
11	2,485,084	5,138,9/3	<u>8</u>	5,281,141	<u>-</u> <u>/,30</u>
10	3,138,976	4,312,1/1	1/2	7,508,734	<u>- 11,06</u>
9	4,312,172	0,022,189	<u>0</u>	11,063,525 17,207,041	- <u>17,20</u>
8	6,622,190	9,415,438	<u>3</u>	<u>17,207,041</u>	<u>&</u>
+	9,415,439	13,872,904			
5	13,872,905	21,576,453	•		
<u>5</u>	21,576,454 \$ 2,853	& Over))		WSR 96-02-065	
<u>03</u>	\$ 2,853 3,448	<u>- \$ 3,447</u>	F	EMERGENCY RULES	3
<u>02</u> 61	3,448 4 130	$\frac{2}{4,138}$		EPARTMENT O	
<u>01</u>	4,139 4,925	$\frac{-}{5,827}$		SH AND WILDLI	
<u>50</u>	4,925 5 828	- <u>5,827</u> - <u>6,858</u>	·	(Fisheries)	
<u> </u>	<u>5,828</u> <u>6,859</u>	- 0,838 - 8,019	[Order 96-1-	-Filed January 3, 1996	, 8:02 a.m.]
<u>50</u> 57		= 8,019 - 9,340	Date of Adoptic	on: January 3, 1996	6.
<u>51</u> 56	8,020 9 341	<u>-</u> <u>9,340</u> - <u>10,835</u>		nercial fishing regu	
<u> 55</u>	9,341	- 10,835 - 12,505		isting Rules Affec	
<u>55</u> 54	10,836 12,506	2 4,924 5,827 6,858 8,019 9,340 10,835 12,505 14,387	Repealing WAC 220		,
63 62 61 60 59 58 57 56 55 54 53	14,388	- 14,387 - 16,503		rity for Adoption:	RCW 75.
, ,	14,300	- 10,303	Julion J Hallio	reopuon.	

Statutory Authority for Adoption: RCW 75.08.080.

by this Order:

Under RCW 34.05.350 the agency for good cause finds that immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest.

Reasons for this Finding: This repealer is necessary to reopen coastal waters to implement the state-tribal agreement regarding coastal crab fishing for 1995-1996.

Number of Sections Adopted in Order to Comply with Federal Statute: New 0, amended 0, repealed 0; Federal Rules or Standards: New 0, amended 0, repealed 0; or Recently Enacted State Statutes: New 0, amended 0, repealed 0.

Number of Sections Adopted at Request of a Nongovernmental Entity: New 0, amended 0, repealed 0.

Number of Sections Adopted on the Agency's own Initiative: New 0, amended 0, repealed 1.

Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures: New 0, amended 0, repealed 0.

Number of Sections Adopted using Negotiated Rule Making: New 0, amended 0, repealed 0; Pilot Rule Making: New 0, amended 0, repealed 0; or Other Alternative Rule Making: New 0, amended 0, repealed 0.

Effective Date of Rule: Immediately.

January 3, 1996 Robert Turner Director

REPEALER

The following section of the Washington Administrative Code is repealed effective 8:00 a.m. January 3, 1996:

WAC 220-52-04600L Crab seasons and areas. (95-193)

OFFICE OF THE CODE REVISER

Quarterly Rule Making Report Covering Registers 95-19 through 95-24

Type of Activity	New	Amended	Repealed
ACCOUNTANCY, BOARD OF			
Type of Activity	New	Amended	Repealed
Number of Permanent Sections Adopted	0	1	0
Number of Sections Adopted at Request of a Nongovernmental Entity	0	1	0
Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures	0	0	0
Number of Sections Adopted in Order to Comply with Federal Rules or Standards	0	0	0
Number of Sections Adopted in Order to Comply with Federal Statute	0	0	0
Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes	0	0	0
Number of Sections Adopted on the Agency's own Initiative	0	0	0
Number of Sections Adopted using Negotiated Rule Making	0	0	0
Number of Sections Adopted using Other Alternative Rule Making	0	1	0
Number of Sections Adopted using Pilot Rule Making	0	0	0
AGRICULTURE, DEPARTMENT OF		·	
Type of Activity	New	Amended	Repealed
Number of Permanent Sections Adopted	1	9	. 2
Number of Sections Adopted at Request of a Nongovernmental Entity	1	2	0
Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures	1	3	2
Number of Sections Adopted in Order to Comply with Federal Rules or Standards	0	. 0	0
Number of Sections Adopted in Order to Comply with Federal Statute	.0	0	0
Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes	1	3	0
Number of Sections Adopted on the Agency's own Initiative	0	3	2
Number of Sections Adopted using Negotiated Rule Making	0	0	0
Number of Sections Adopted using Other Alternative Rule Making	1	5	2
Number of Sections Adopted using Pilot Rule Making	0	0	0
Number of Sections Proposed for Permanent Adoption	7	10	3
Number of Sections Withdrawn	2	1	0
ATTORNEY GENERAL'S OFFICE			
Type of Activity	New	Amended	Repealed
Number of Sections Proposed for Permanent Adoption	5	21	4
BELLEVUE COMMUNITY COLLEGE		·····	
	New	Amended	Renealed
Type of Activity Number of Permanent Sections Adopted	2	0	3
Number of Sections Adopted at Request of a Nongovernmental Entity	0	0	0
Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures	0	0	0
Number of Sections Adopted in Order to Comply with Federal Rules or Standards	0	. 0	0
Number of Sections Adopted in Order to Comply with Federal Statute	0	0	0
Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes	1	0	0
Number of Sections Adopted in Order to Comply with Recently Embed State States Number of Sections Adopted on the Agency's own Initiative	1	0	3
Number of Sections Adopted using Negotiated Rule Making	0	0	0
Number of Sections Adopted using Negotiated Rule Making Number of Sections Adopted using Other Alternative Rule Making	2	0	3
Number of Sections Adopted using Other Attendative Rule Making Number of Sections Adopted using Pilot Rule Making	0	0	0
Number of Sections Proposed for Permanent Adoption	1	1	4
Number of Sections Proposed for Permanent Adoption	1	1	7

Type of Activity CENTRAL WASHINGTON UNIVERSITY	New	' Amended	Repeale
Type of Activity			
Number of Emergency Sections Adopted	Nev	Amended	Repeale
Number of Permanent Sections Adopted	(
Number of Sections Adopted at Property C. N.	() 1	
Number of Sections Adopted at Request of a Nongovernmental Entity	() 0	
Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures	() 3	
Number of Sections Adopted in Order to Comply with Federal Rules or Standards Number of Sections Adopted in Order to Comply with Federal Rules or Standards	(0	
Number of Sections Adopted in Order to Comply with Federal Statute	C	0	
Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes Number of Sections Adopted on the Agency's own Initiative	0	0	
Number of Sections Adopted using Negotiated Rule Making	0	3	
Number of Sections Adopted using Other Alt. Adopted Parking	0	0	
Number of Sections Adopted using Other Alternative Rule Making	0	0	
Number of Sections Adopted using Pilot Rule Making	0	0	
Number of Sections Proposed for Permanent Adoption	0	3	
COMMUNITY AND TECHNICAL COLLEGES, BOARD FOR			
Type of Activity	New	Amended	Renealed
Number of Emergency Sections Adopted	0	1	repeated
Number of Sections Adopted at Request of a Nongovernmental Entity	0	1	·
Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures	0	. 1	Ì
Number of Sections Adopted in Order to Comply with Federal Rules or Standards	0	0	· ·
Number of Sections Adopted in Order to Comply with Federal Statute	0	0	,
Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes	0	0	,
Number of Sections Adopted on the Agency's own Initiative	0	1	(
Number of Sections Adopted using Negotiated Rule Making	0	1	(
Number of Sections Adopted using Other Alternative Rule Making	0	0	0
Number of Sections Adopted using Pilot Rule Making	0	0	0
Sumber of Sections Proposed for Permanent Adoption	0	-	0
COMMUNITY, TRADE AND ECONOMIC DEVELOPMENT (Community Development)	, DEPART	MENT OF	
ype of Activity		Amended	Danaslad
lumber of Emergency Sections Adopted	6	0	
lumber of Sections Adopted at Request of a Nongovernmental Entity	0	0	0
lumber of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures	0	0	0
lumber of Sections Adopted in Order to Comply with Federal Rules or Standards	0	0	0
lumber of Sections Adopted in Order to Comply with Federal Statute	0	0	0
umber of Sections Adopted in Order to Comply with Recently Enacted State Statutes	6	0	0
fumber of Sections Adopted on the Agency's own Initiative	0	0	
umber of Sections Adopted using Negotiated Rule Making	0	0	0
. O General Halling	0	0	_
umber of Sections Adopted using Other Alternative Rule Making	0	0	0
		<u> </u>	0
umber of Sections Adopted using Other Alternative Rule Making	italization	Board),	
umber of Sections Adopted using Other Alternative Rule Making umber of Sections Adopted using Pilot Rule Making OMMUNITY, TRADE AND ECONOMIC DEVELOPMENT (Community Economic Revi	italization		
umber of Sections Adopted using Other Alternative Rule Making umber of Sections Adopted using Pilot Rule Making OMMUNITY, TRADE AND ECONOMIC DEVELOPMENT (Community Economic Review EPARTMENT OF type of Activity	italization New	Amended	_
umber of Sections Adopted using Other Alternative Rule Making umber of Sections Adopted using Pilot Rule Making OMMUNITY, TRADE AND ECONOMIC DEVELOPMENT (Community Economic Revi EPARTMENT OF ype of Activity umber of Permanent Sections Adopted	italization New 0	Amended 13	8
umber of Sections Adopted using Other Alternative Rule Making umber of Sections Adopted using Pilot Rule Making OMMUNITY, TRADE AND ECONOMIC DEVELOPMENT (Community Economic Review EPARTMENT OF type of Activity	italization New	Amended	_

Miscellaneous [2]

Type of Activity	New	Amended	Repealed
Number of Sections Adopted in Order to Comply with Federal Statute	0	0	. 0
Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes	0	0	0
Number of Sections Adopted on the Agency's own Initiative	0	13	8
Number of Sections Adopted using Negotiated Rule Making	0	0	0
Number of Sections Adopted using Other Alternative Rule Making	0	0	0
Number of Sections Adopted using Pilot Rule Making	0	0	0
CORRECTIONS, DEPARTMENT OF			•
Type of Activity	New	Amended	Repealed
Number of Permanent Sections Adopted	10	3	29
ECOLOGY, DEPARTMENT OF		·	
Type of Activity	New	Amended	Repealed
Number of Permanent Sections Adopted	11	101	31
Number of Sections Adopted at Request of a Nongovernmental Entity	0	2	0
Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures	3	0	18
Number of Sections Adopted in Order to Comply with Federal Rules or Standards	6	46	0
Number of Sections Adopted in Order to Comply with Federal Statute	0	0	0
Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes	4	6	31
Number of Sections Adopted on the Agency's own Initiative	0	39	18
Number of Sections Adopted using Negotiated Rule Making	0	0	0
Number of Sections Adopted using Other Alternative Rule Making	6	16	3
Number of Sections Adopted using Pilot Rule Making	0	0	0
Number of Sections Proposed for Permanent Adoption	3	0	18
EDUCATION, STATE BOARD OF			
Type of Activity	New	Amended	Repealed
Number of Permanent Sections Adopted	15	10	1
Number of Sections Adopted at Request of a Nongovernmental Entity	0	0	0
Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures	11	9	1
N. J. CO. of A. L. A. Liu Collanda Converts with Parlamet Pulse on Chandenda	0	0	0
Number of Sections Adopted in Order to Comply with Federal Rules or Standards	U	U	
Number of Sections Adopted in Order to Comply with Federal Statute Number of Sections Adopted in Order to Comply with Federal Statute	0	0	0
•	•		0
Number of Sections Adopted in Order to Comply with Federal Statute	0	0	-
Number of Sections Adopted in Order to Comply with Federal Statute Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes	0	0	0
Number of Sections Adopted in Order to Comply with Federal Statute Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes Number of Sections Adopted on the Agency's own Initiative	0 4 11	0 0 10	0
Number of Sections Adopted in Order to Comply with Federal Statute Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes Number of Sections Adopted on the Agency's own Initiative Number of Sections Adopted using Negotiated Rule Making	0 4 11 0	0 0 10 0	0 1 0
Number of Sections Adopted in Order to Comply with Federal Statute Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes Number of Sections Adopted on the Agency's own Initiative Number of Sections Adopted using Negotiated Rule Making Number of Sections Adopted using Other Alternative Rule Making	0 4 11 0 4	0 0 10 0 5	0 1 0
Number of Sections Adopted in Order to Comply with Federal Statute Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes Number of Sections Adopted on the Agency's own Initiative Number of Sections Adopted using Negotiated Rule Making Number of Sections Adopted using Other Alternative Rule Making Number of Sections Adopted using Pilot Rule Making	0 4 11 0 4 0	0 0 10 0 5	0 1 0 1
Number of Sections Adopted in Order to Comply with Federal Statute Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes Number of Sections Adopted on the Agency's own Initiative Number of Sections Adopted using Negotiated Rule Making Number of Sections Adopted using Other Alternative Rule Making Number of Sections Adopted using Pilot Rule Making Number of Sections Proposed for Permanent Adoption	0 4 11 0 4 0 8	0 0 10 0 5	0 1 0 1 0
Number of Sections Adopted in Order to Comply with Federal Statute Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes Number of Sections Adopted on the Agency's own Initiative Number of Sections Adopted using Negotiated Rule Making Number of Sections Adopted using Other Alternative Rule Making Number of Sections Adopted using Pilot Rule Making Number of Sections Proposed for Permanent Adoption EMPLOYMENT SECURITY DEPARTMENT	0 4 11 0 4 0 8	0 0 10 0 5 0 4	0 1 0 1 0
Number of Sections Adopted in Order to Comply with Federal Statute Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes Number of Sections Adopted on the Agency's own Initiative Number of Sections Adopted using Negotiated Rule Making Number of Sections Adopted using Other Alternative Rule Making Number of Sections Adopted using Pilot Rule Making Number of Sections Proposed for Permanent Adoption EMPLOYMENT SECURITY DEPARTMENT Type of Activity	0 4 11 0 4 0 8	0 0 10 0 5 0 4	0 1 0 1 0 1
Number of Sections Adopted in Order to Comply with Federal Statute Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes Number of Sections Adopted on the Agency's own Initiative Number of Sections Adopted using Negotiated Rule Making Number of Sections Adopted using Other Alternative Rule Making Number of Sections Adopted using Pilot Rule Making Number of Sections Proposed for Permanent Adoption EMPLOYMENT SECURITY DEPARTMENT Type of Activity Number of Sections Proposed for Permanent Adoption	0 4 11 0 4 0 8	0 0 10 0 5 0 4	0 1 0 1 0 1
Number of Sections Adopted in Order to Comply with Federal Statute Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes Number of Sections Adopted on the Agency's own Initiative Number of Sections Adopted using Negotiated Rule Making Number of Sections Adopted using Other Alternative Rule Making Number of Sections Adopted using Pilot Rule Making Number of Sections Proposed for Permanent Adoption EMPLOYMENT SECURITY DEPARTMENT Type of Activity Number of Sections Proposed for Permanent Adoption EXECUTIVE ETHICS BOARD	0 4 11 0 4 0 8 New	0 0 10 0 5 0 4 Amended 2	0 1 0 1 0 1 Repealed
Number of Sections Adopted in Order to Comply with Federal Statute Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes Number of Sections Adopted on the Agency's own Initiative Number of Sections Adopted using Negotiated Rule Making Number of Sections Adopted using Other Alternative Rule Making Number of Sections Adopted using Pilot Rule Making Number of Sections Proposed for Permanent Adoption EMPLOYMENT SECURITY DEPARTMENT Type of Activity Number of Sections Proposed for Permanent Adoption EXECUTIVE ETHICS BOARD Type of Activity	0 4 11 0 4 0 8 New 0	0 0 10 0 5 0 4 Amended 2	0 1 0 1 0 1 Repealed
Number of Sections Adopted in Order to Comply with Federal Statute Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes Number of Sections Adopted on the Agency's own Initiative Number of Sections Adopted using Negotiated Rule Making Number of Sections Adopted using Other Alternative Rule Making Number of Sections Adopted using Pilot Rule Making Number of Sections Proposed for Permanent Adoption EMPLOYMENT SECURITY DEPARTMENT Type of Activity Number of Sections Proposed for Permanent Adoption EXECUTIVE ETHICS BOARD Type of Activity Number of Emergency Sections Adopted	0 4 11 0 4 0 8 New 0	0 0 10 0 5 0 4 Amended 2	0 1 0 1 0 1 Repealed 1
Number of Sections Adopted in Order to Comply with Federal Statute Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes Number of Sections Adopted on the Agency's own Initiative Number of Sections Adopted using Negotiated Rule Making Number of Sections Adopted using Other Alternative Rule Making Number of Sections Adopted using Pilot Rule Making Number of Sections Proposed for Permanent Adoption EMPLOYMENT SECURITY DEPARTMENT Type of Activity Number of Sections Proposed for Permanent Adoption EXECUTIVE ETHICS BOARD Type of Activity Number of Sections Adopted at Request of a Nongovernmental Entity	0 4 11 0 4 0 8 New 0	0 0 10 0 5 0 4 Amended 2 Amended 0	0 1 0 1 0 1 Repealed 1
Number of Sections Adopted in Order to Comply with Federal Statute Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes Number of Sections Adopted on the Agency's own Initiative Number of Sections Adopted using Negotiated Rule Making Number of Sections Adopted using Other Alternative Rule Making Number of Sections Adopted using Pilot Rule Making Number of Sections Proposed for Permanent Adoption EMPLOYMENT SECURITY DEPARTMENT Type of Activity Number of Sections Proposed for Permanent Adoption EXECUTIVE ETHICS BOARD Type of Activity Number of Emergency Sections Adopted Number of Sections Adopted at Request of a Nongovernmental Entity Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures	0 4 11 0 4 0 8 New 0	0 0 10 0 5 0 4 Amended 2 Amended 0 0	0 1 0 1 0 1 Repealed 1 Repealed 0 0

Type of Activity	New	Amended	<u>-</u>
Number of Sections Adopted on the Agency's own Initiative	0	0	
Number of Sections Adopted using Negotiated Rule Making	0	0	
Number of Sections Adopted using Other Alternative Rule Making	0	0	
Number of Sections Adopted using Pilot Rule Making	0	0	
FINANCIAL INSTITUTIONS (Division of Banking), DEPARTMENT OF			
Type of Activity	New	Amended	Repealed
Number of Sections Proposed for Permanent Adoption	9	18	
FINANCIAL INSTITUTIONS (Securities Division), DEPARTMENT OF			
Type of Activity	New	Amended	Repeale
lumber of Permanent Sections Adopted	0	1	
lumber of Sections Adopted at Request of a Nongovernmental Entity	0	1	
lumber of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures	0	1	
lumber of Sections Adopted in Order to Comply with Federal Rules or Standards	0	0	
umber of Sections Adopted in Order to Comply with Federal Statute	0	0	
umber of Sections Adopted in Order to Comply with Recently Enacted State Statutes	0	0	
lumber of Sections Adopted on the Agency's own Initiative	0	0	
lumber of Sections Adopted using Negotiated Rule Making	0	0	
lumber of Sections Adopted using Other Alternative Rule Making	0	0	
lumber of Sections Adopted using Pilot Rule Making	0	. 0	
lumber of Sections Proposed for Permanent Adoption	0	1	
INANCIAL INSTITUTIONS, DEPARTMENT OF			
'ype of Activity	New	Amended	Repeale
lumber of Sections Proposed for Permanent Adoption	13	0	
INANCIAL MANAGEMENT, OFFICE OF			
ype of Activity	New	Amended	Repeale
lumber of Sections Proposed for Permanent Adoption	5	0	
ISH AND WILDLIFE (Fisheries), DEPARTMENT OF			
ype of Activity	New	Amended	Repeale
lumber of Emergency Sections Adopted	66	0	- 6
lumber of Permanent Sections Adopted	0	6	
lumber of Sections Adopted at Request of a Nongovernmental Entity	0	0	
lumber of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures	2	2	
lumber of Sections Adopted in Order to Comply with Federal Rules or Standards	12	10	1
Jumber of Sections Adopted in Order to Comply with Federal Statute	0	0	
lumber of Sections Adopted in Order to Comply with Recently Enacted State Statutes	0	0	
lumber of Sections Adopted on the Agency's own Initiative	33	17	3
lumber of Sections Adopted using Negotiated Rule Making	0	0	
lumber of Sections Adopted using Other Alternative Rule Making	0	0	
lumber of Sections Adopted using Pilot Rule Making	0	0	
lumber of Sections Proposed for Permanent Adoption	5	74	
ISH AND WILDLIFE (Wildlife), DEPARTMENT OF			-
'ype of Activity	New	Amended	Repeale
Number of Emergency Sections Adopted	5	0	2
Number of Permanent Sections Adopted	0		
	0	0	
Number of Sections Adopted at Request of a Nongovernmental Entity	U	•	

Type of Activity	New	Amended	Repealed
Number of Sections Adopted in Order to Comply with Federal Rules or Standards	0	0	0
Number of Sections Adopted in Order to Comply with Federal Statute	0	0	0
Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes	0	0	0.
Number of Sections Adopted on the Agency's own Initiative	3	1	20
Number of Sections Adopted using Negotiated Rule Making	0	0	0
Number of Sections Adopted using Other Alternative Rule Making	0	0	0
Number of Sections Adopted using Pilot Rule Making	0	0	0
Number of Sections Proposed for Permanent Adoption	2	25	21
FOREST PRACTICES BOARD			
Type of Activity	New	Amended	Repealed
Number of Emergency Sections Adopted	2	9	0
Number of Sections Adopted at Request of a Nongovernmental Entity	0	0	0
Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures	0	0	0
Number of Sections Adopted in Order to Comply with Federal Rules or Standards	0	0	0
Number of Sections Adopted in Order to Comply with Federal Statute	0	0	0
Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes	0	0	0
Number of Sections Adopted in Order to Company Manual Property of Sections Adopted on the Agency's own Initiative	2	. 9	0
Number of Sections Adopted using Negotiated Rule Making	0	0	0
Number of Sections Adopted using Other Alternative Rule Making	0	0	0
	0	0	0
Number of Sections Adopted using Pilot Rule Making GAMBLING COMMISSION			
	New	Amended	Repealed
Type of Activity	0	· 1	0
Number of Emergency Sections Adopted	3	23	1
Number of Permanent Sections Adopted	0	14	1
Number of Sections Adopted at Request of a Nongovernmental Entity Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures	3	19	1
Number of Sections Adopted in Order to Comply with Federal Rules or Standards	0	0	0
Number of Sections Adopted in Order to Comply with Federal Rules or Standards	0	0	0
Number of Sections Adopted in Order to Comply with Federal Statute	0	0	0
Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes	3	10	0
Number of Sections Adopted on the Agency's own Initiative	1	18	1
Number of Sections Adopted using Negotiated Rule Making	0	0	0
Number of Sections Adopted using Other Alternative Rule Making	0	0	0
Number of Sections Adopted using Pilot Rule Making	2		1
Number of Sections Proposed for Permanent Adoption			
HEALTH CARE AUTHORITY	New	Amended	Repealed
Type of Activity	(_
Number of Emergency Sections Adopted	(_	0
Number of Sections Adopted at Request of a Nongovernmental Entity	(_	0
Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures	(,	_
Number of Sections Adopted in Order to Comply with Federal Rules or Standards) (•
Number of Sections Adopted in Order to Comply with Federal Statute		•) 0
Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes) 0
Number of Sections Adopted on the Agency's own Initiative		•) 0
Number of Sections Adopted using Negotiated Rule Making		•) 0
Number of Sections Adopted using Other Alternative Rule Making			0 0
Number of Sections Adopted using Pilot Rule Making	,	0	. 0

Type of Activity HEALTH CAPE AUTHORITY (Posis Health Plan)	New	Amended	Repealed
HEALTH CARE AUTHORITY (Basic Health Plan)			
Type of Activity		Amended	-
Number of Emergency Sections Adopted	0	7	(
Number of Sections Adopted at Request of a Nongovernmental Entity	0	0	(
Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures	0	0	
Number of Sections Adopted in Order to Comply with Federal Rules or Standards	0	0	
Number of Sections Adopted in Order to Comply with Federal Statute	0	0	
Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes	0	0	
Number of Sections Adopted on the Agency's own Initiative	0	0	
Number of Sections Adopted using Negotiated Rule Making	0	0	
Number of Sections Adopted using Other Alternative Rule Making	0	0	
Number of Sections Adopted using Pilot Rule Making HEALTH CARE POLICY BOARD	0	0	
	NI	4 1	D 1-
Type of Activity	New 15	Amended 0	Repeale
Number of Permanent Sections Adopted Number of Sections Adopted at Request of a Nongovernmental Entity	15	0	
	_		
Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures	15	0	
Number of Sections Adopted in Order to Comply with Federal Rules or Standards	0	0	
Number of Sections Adopted in Order to Comply with Federal Statute	0	0	
Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes	0	0	
Number of Sections Adopted on the Agency's own Initiative	0	0	
Number of Sections Adopted using Negotiated Rule Making	0	0	
Number of Sections Adopted using Other Alternative Rule Making	0	0	
Number of Sections Adopted using Pilot Rule Making HEALTH, DEPARTMENT OF	0	0	
	Now	Amended	Donasia
Type of Activity Number of Emergency Sections Adopted	3	Amended 18	Repeate
Number of Permanent Sections Adopted	165	40	3
Number of Sections Adopted at Request of a Nongovernmental Entity	103	1	
Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures	79	55	3
Number of Sections Adopted in Order to Comply with Federal Rules or Standards	0	7	J
Number of Sections Adopted in Order to Comply with Federal Statute	_	_	
	0 35	0	
Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes	93	39	3
Number of Sections Adopted on the Agency's own Initiative	93	0	-
Number of Sections Adopted using Negotiated Rule Making	52	26	
Number of Sections Adopted using Other Alternative Rule Making	0	0	
Number of Sections Adopted using Pilot Rule Making	87	50	10
Number of Sections Proposed for Permanent Adoption			10
Number of Sections Withdrawn	5	7	
HICHER EDUCATION COORDINATING ROAPD		Amended	Damas'-
HIGHER EDUCATION COORDINATING BOARD	Marri		Repeale
Type of Activity			
Type of Activity Number of Permanent Sections Adopted	0	3	
Type of Activity Number of Permanent Sections Adopted Number of Sections Adopted at Request of a Nongovernmental Entity	0	3	
Type of Activity Number of Permanent Sections Adopted	0	3	

Miscellaneous [6]

Tune of Activity	New	Amended	Repealed
Type of Activity Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes	0	3	0
Number of Sections Adopted in Order to Compay with Recently Energy Suppose Suppose Number of Sections Adopted on the Agency's own Initiative	0	0	0
Number of Sections Adopted using Negotiated Rule Making	0	0	0
Number of Sections Adopted using Negotiated Rule Making Number of Sections Adopted using Other Alternative Rule Making	0	0	0
Number of Sections Adopted using Other Alemante Rate Making Number of Sections Adopted using Pilot Rule Making	0	0	0
Number of Sections Proposed for Permanent Adoption	0	1	0
HIGHER EDUCATION FACILITIES AUTHORITY			
	New	Amended	Renealed
Type of Activity	0	5	0
Number of Permanent Sections Adopted	0	0	0
Number of Sections Adopted at Request of a Nongovernmental Entity	0	0	0
Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures	0	0	0
Number of Sections Adopted in Order to Comply with Federal Rules or Standards	0	0	0
Number of Sections Adopted in Order to Comply with Federal Statute	0	0	0
Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes	0	0	0
Number of Sections Adopted on the Agency's own Initiative	0	0	0
Number of Sections Adopted using Negotiated Rule Making	0	0	0
Number of Sections Adopted using Other Alternative Rule Making	0	0	0
Number of Sections Adopted using Pilot Rule Making			
HORSE RACING COMMISSION			
Type of Activity		Amended	
Number of Sections Withdrawn	0	<u> </u>	0
INSURANCE COMMISSIONER'S OFFICE			
Type of Activity	New		Repealed
Number of Permanent Sections Adopted	14	5	41
Number of Sections Adopted at Request of a Nongovernmental Entity	0	0	0
Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures	0	0	0
Number of Sections Adopted in Order to Comply with Federal Rules or Standards	0	0	0
Number of Sections Adopted in Order to Comply with Federal Statute	0	0	0
Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes	6	0	0
Number of Sections Adopted on the Agency's own Initiative	8	5	5
Number of Sections Adopted using Negotiated Rule Making	0	0	0
Number of Sections Adopted using Other Alternative Rule Making	0		0
Number of Sections Adopted using Pilot Rule Making	0	0	0
Number of Sections Proposed for Permanent Adoption	1	0	0
LABOR AND INDUSTRIES, DEPARTMENT OF			
Type of Activity	New	Amended	Repealed
Number of Permanent Sections Adopted	0	41	1
Number of Sections Adopted at Request of a Nongovernmental Entity	0	22	1
Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures	0	19	1
Number of Sections Adopted in Order to Comply with Federal Rules or Standards	0	9	0
Number of Sections Adopted in Order to Comply with Federal Statute	0	0	0
Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes	0	0	0
Number of Sections Adopted in Order to Company Management of Sections Adopted on the Agency's own Initiative	0	8	0
Number of Sections Adopted using Negotiated Rule Making	0) 5	0
Number of Sections Adopted using Other Alternative Rule Making	0) 25	1
Number of Sections Adopted using Pilot Rule Making	0) 0	0
Milliner of pections tracked approx			

Number of Sections Proposed for Permanent Adoption	New	Amended	l Repeale
LAKE WASHINGTON TECHNICAL COLLEGE	() 9)
Type of Activity			
Number of Permanent Sections Adopted	New	' Amended	Repeale
Number of Sections Adopted at Request of a Nongovernmental Entity	C) 1	
Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures) 0) i
Number of Sections Adopted in Order to Comply with Federal Rules or Standards	0	0	•
Number of Sections Adopted in Order to Comply with Federal Statute	0	0	(
Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes	0	0	(
Number of Sections Adopted on the Agency's own Initiative	0	0	(
Number of Sections Adopted using Negotiated Rule Making	0	1	(
Number of Sections Adopted using Negotiated Rule Making Number of Sections Adopted using Other Alternative Rule Making	0	0	(
Number of Sections Adopted using Other Alternative Rule Making	0	0	(
Number of Sections Adopted using Pilot Rule Making LIBRARY, WASHINGTON STATE	0	0	(
Type of Activity	New	Amended	Renealed
Number of Sections Proposed for Permanent Adoption	^	_	22
ICENSING (Board of Registration for Professional Engineers and Land Surveyors), DEP	ARTMEN	T OF	
ype of Activity		Amended	Dangalad
lumber of Permanent Sections Adopted	0	1	Kepeaied 0
lumber of Sections Adopted at Request of a Nongovernmental Entity	0	0	0
lumber of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures	0	1	0
lumber of Sections Adopted in Order to Comply with Federal Rules or Standards	0	0	0
lumber of Sections Adopted in Order to Comply with Federal Statute	0	0	0
lumber of Sections Adopted in Order to Comply with Recently Enacted State Statutes	0	1	0
lumber of Sections Adopted on the Agency's own Initiative	0	1	0
umber of Sections Adopted using Negotiated Rule Making	. 0	0	0
umber of Sections Adopted using Other Alternative Rule Making	0	0	0
umber of Sections Adopted using Pilot Rule Making	0	0	0
umber of Sections Proposed for Permanent Adoption	0	1	0
ICENSING, DEPARTMENT OF			
ype of Activity	New	Amended	Dancalad
umber of Permanent Sections Adopted	0	9	Repeated 0
umber of Sections Adopted at Request of a Nongovernmental Entity	0	0	
umber of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures	0	0	0
imber of Sections Adopted in Order to Comply with Federal Rules or Standards	0	0	0
imber of Sections Adopted in Order to Comply with Federal Statute	0	0	0
umber of Sections Adopted in Order to Comply with Recently Enacted State Statutes	0	6	-
imber of Sections Adopted on the Agency's own Initiative	0	3	0
imber of Sections Adopted using Negotiated Rule Making	0	0	0
imber of Sections Adopted using Other Alternative Rule Making	0	8	. 0
umber of Sections Adopted using Pilot Rule Making	0	0	0
umber of Sections Proposed for Permanent Adoption	14	9	0
QUOR CONTROL BOARD			<u> </u>
pe of Activity	Now	Amondad	Dame 1 1
imber of Emergency Sections Adopted	new .	Amended	
imber of Permanent Sections Adopted	1	0	0

Miscellaneous [8]

Fune of Activity	New A	Amended	Repealed
Type of Activity Number of Sections Adopted at Request of a Nongovernmental Entity	0	1	0
Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures	1	1	0
Number of Sections Adopted in Order to Comply with Federal Rules or Standards	0	0	0
Number of Sections Adopted in Order to Comply with Federal Statute	0	0	. 0
Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes	1	0	0
Number of Sections Adopted in Order to Comply what Accounty	1	1	0
Number of Sections Adopted on the Agency's own Initiative	0	0	0
Number of Sections Adopted using Negotiated Rule Making	0	0	0
Number of Sections Adopted using Other Alternative Rule Making	0	0	0
Number of Sections Adopted using Pilot Rule Making	17	8	0
Number of Sections Proposed for Permanent Adoption			
LOTTERY COMMISSION	Now	Amended	Renealed
Type of Activity	1	0	0
Number of Emergency Sections Adopted	9	0	0
Number of Permanent Sections Adopted	0	0	0
Number of Sections Adopted at Request of a Nongovernmental Entity	0	0	0
Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures	-	0	0
Number of Sections Adopted in Order to Comply with Federal Rules or Standards	0	0	0
Number of Sections Adopted in Order to Comply with Federal Statute	0		0
Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes	0	0	0
Number of Sections Adopted on the Agency's own Initiative	10	0	0
Number of Sections Adopted using Negotiated Rule Making	0	0	0
Number of Sections Adopted using Other Alternative Rule Making	0	. 0	0
Number of Sections Adopted using Pilot Rule Making	0	0	•
Number of Sections Proposed for Permanent Adoption	10	1	0
MARINE SAFETY, OFFICE OF			
Type of Activity	New	Amended	
Number of Sections Proposed for Permanent Adoption	0	15	
MINORITY AND WOMEN'S BUSINESS ENTERPRISES, OFFICE OF			
	New	Amended	Repealed
Type of Activity	0	1	•
Number of Permanent Sections Adopted	0	0	
Number of Sections Adopted at Request of a Nongovernmental Entity Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures	0	0	(
Number of Sections Adopted in Order to Clarity, Streaming, of Actions Sections Adopted in Order to Clarity, Streaming, of Actions Sections Adopted in Order to Clarity, Streaming, of Actions Sections 1997.	0	C)
Number of Sections Adopted in Order to Comply with Federal Rules or Standards	0	()
Number of Sections Adopted in Order to Comply with Federal Statute	0	()
Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes	C	1	l
Number of Sections Adopted on the Agency's own Initiative	() ()
Number of Sections Adopted using Negotiated Rule Making	(l
Number of Sections Adopted using Other Alternative Rule Making	(0
Number of Sections Adopted using Pilot Rule Making	•		
NATURAL RESOURCES, DEPARTMENT OF	NT.	Amende	d Repeale
Type of Activity			_
Number of Sections Proposed for Permanent Adoption			
PARKS AND RECREATION COMMISSION			
Type of Activity		y Amende	•
type or received		•	0
Number of Permanent Sections Adopted			0

Type of Activity Number of Sections Adopted in Only at Child Sections	New	Amended	Repeale
Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures	0	20	
Number of Sections Adopted in Order to Comply with Federal Rules or Standards	0	0	
Number of Sections Adopted in Order to Comply with Federal Statute	0	0	
Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes	0	0	
Number of Sections Adopted on the Agency's own Initiative	0	20	
Number of Sections Adopted using Negotiated Rule Making	0	0	
Number of Sections Adopted using Other Alternative Rule Making	0	20	
Number of Sections Adopted using Pilot Rule Making	0	0	
Number of Sections Proposed for Permanent Adoption	2	42	
Number of Sections Withdrawn	1	3	
PERSONNEL RESOURCES BOARD		· · · · · · · · · · · · · · · · · · ·	
Type of Activity	New	Amended	Repealed
Number of Permanent Sections Adopted	0	4	Repeated
Number of Sections Adopted at Request of a Nongovernmental Entity	0	0	Ţ
Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures	0	0	Ţ
Number of Sections Adopted in Order to Comply with Federal Rules or Standards	0	0	Ţ
Number of Sections Adopted in Order to Comply with Federal Statute	0	0	,
Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes	0	16	
Number of Sections Adopted on the Agency's own Initiative	0	. 38	(
Number of Sections Adopted using Negotiated Rule Making	0		(
Number of Sections Adopted using Other Alternative Rule Making	0	0	(
Number of Sections Adopted using Pilot Rule Making	_	54	(
Number of Sections Proposed for Permanent Adoption	0	0	(
PERSONNEL, DEPARTMENT OF		4	C
Type of Activity	Now	Amondad	Danieli
Number of Permanent Sections Adopted	0	Amended 29	
Number of Sections Adopted at Request of a Nongovernmental Entity	0		C
Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures	0	0 2	0
Number of Sections Adopted in Order to Comply with Federal Rules or Standards	0	0	0
Number of Sections Adopted in Order to Comply with Federal Statute	0	-	0
Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes	_	0	0
Number of Sections Adopted on the Agency's own Initiative	0	2	0
Number of Sections Adopted using Negotiated Rule Making	0	0	0
Number of Sections Adopted using Other Alternative Rule Making	0	0	0
Number of Sections Adopted using Pilot Rule Making	0	2	0
Number of Sections Proposed for Permanent Adoption	0	0	0
Number of Sections Withdrawn	0	18	2
POLLUTION LIABILITY INSURANCE AGENCY	0	2	0
Type of Activity	New	Amended	Repealed
Number of Sections Proposed for Permanent Adoption	13	0	0
PUBLIC DISCLOSURE COMMISSION			
Type of Activity	New	Amended	Repeáled
Number of Sections Proposed for Permanent Adoption	0	5	0
PUBLIC INSTRUCTION, SUPERINTENDENT OF			
Type of Activity Sumber of Permanent Sections Adopted	New	Amended	Repealed

Type of Activity	New	Amended	Repealed
Number of Sections Adopted at Request of a Nongovernmental Entity	1	10	4
Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures	178	9	153
Number of Sections Adopted in Order to Comply with Federal Rules or Standards	177	11	157
Number of Sections Adopted in Order to Comply with Federal Statute	0	0	0
Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes	1	4	0
Number of Sections Adopted on the Agency's own Initiative	0	1	0
Number of Sections Adopted using Negotiated Rule Making	0	0	0
Number of Sections Adopted using Other Alternative Rule Making	3	13	0
Number of Sections Adopted using Pilot Rule Making	0	0	0
Number of Sections Proposed for Permanent Adoption	2	19	0
RETIREMENT SYSTEMS, DEPARTMENT OF		· -	
Type of Activity	New	Amended	Repealed
Number of Permanent Sections Adopted	2	4	0
Number of Sections Adopted at Request of a Nongovernmental Entity	0	0	0
Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures	2	4	0
Number of Sections Adopted in Order to Comply with Federal Rules or Standards	0	0.	0
Number of Sections Adopted in Order to Comply with Federal Statute	0	0	0
Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes	0	0	0
Number of Sections Adopted on the Agency's own Initiative	2	4	0
Number of Sections Adopted using Negotiated Rule Making	0	0	0
Number of Sections Adopted using Other Alternative Rule Making	0	0	0
	0	0	0
Number of Sections Adopted using Pilot Rule Making	2	15	9
Number of Sections Proposed for Permanent Adoption	5	2	0
Number of Sections Withdrawn REVENUE, DEPARTMENT OF			
	New	Amended	Repealed
Type of Activity Number of Permanent Sections Adopted	6	42	3
Number of Sections Adopted at Request of a Nongovernmental Entity	0	0	0
Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures	6	40	3
Number of Sections Adopted in Order to Comply with Federal Rules or Standards	0	0	
	0	0	0
Number of Sections Adopted in Order to Comply with Federal Statute	0	0	
Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes	0		1
Number of Sections Adopted on the Agency's own Initiative	0		
Number of Sections Adopted using Negotiated Rule Making	6		
Number of Sections Adopted using Other Alternative Rule Making			
Number of Sections Adopted using Pilot Rule Making	0	_	-
Number of Sections Proposed for Permanent Adoption	0		_
Number of Sections Withdrawn	0	1	
SECRETARY OF STATE, OFFICE OF THE		. 1	nalad
Type of Activity		Amended	
Number of Emergency Sections Adopted	0	_	_
Number of Sections Adopted at Request of a Nongovernmental Entity	0		
Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures	0		_
Number of Sections Adopted in Order to Comply with Federal Rules or Standards	0		_
Number of Sections Adopted in Order to Comply with Federal Statute	0	-	
Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes	0	0	0

Number of Court Advantage of Cou	New	Amended	Repealed
Number of Sections Adopted on the Agency's own Initiative	0	3	0
Number of Sections Adopted using Negotiated Rule Making	0	3	0
Number of Sections Adopted using Other Alternative Rule Making	0	0	. 0
Number of Sections Adopted using Pilot Rule Making	0	0	0
Number of Sections Proposed for Permanent Adoption	0	32	3
SHORELINE COMMUNITY COLLEGE			
Type of Activity	New	Amended	Renealed
Number of Permanent Sections Adopted	1	0	0
Number of Sections Adopted at Request of a Nongovernmental Entity	0	0	0
Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures	1	0	0
Number of Sections Adopted in Order to Comply with Federal Rules or Standards	0	0	0
Number of Sections Adopted in Order to Comply with Federal Statute	0	0	. 0
Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes	1	0	0
Number of Sections Adopted on the Agency's own Initiative	0	0	0
Number of Sections Adopted using Negotiated Rule Making	0	0	0
Number of Sections Adopted using Other Alternative Rule Making	0	0	0
Number of Sections Adopted using Pilot Rule Making	0	0	
Number of Sections Proposed for Permanent Adoption	1	0	0
SKAGIT VALLEY COLLEGE			· · · · · · · · · · · · · · · · · · ·
Type of Activity	N	A 3	.
Number of Sections Proposed for Permanent Adoption	New 3	Amended	
SOCIAL AND HEALTH SERVICES (Public Assistance), DEPARTMENT OF		0	4
Type of Activity	N	A	
Number of Emergency Sections Adopted	New 28	Amended	Repealed
Number of Permanent Sections Adopted	118	16	3
Number of Sections Adopted at Request of a Nongovernmental Entity	-	101	55
	0		
DESCRIPTION AND DECLINED IN CITIES TO CLASTIC STREAMLING OF Reform Agency Decodures	07	8	0
	97	74	85
Number of Sections Adopted in Order to Comply with Federal Rules or Standards	3	74 23	85 2
Number of Sections Adopted in Order to Comply with Federal Rules or Standards Number of Sections Adopted in Order to Comply with Federal Statute	3 0	74 23 10	85 2 0
Number of Sections Adopted in Order to Comply with Federal Rules or Standards Number of Sections Adopted in Order to Comply with Federal Statute Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes	3 0 44	74 23 10 121	85 2 0 16
Number of Sections Adopted in Order to Comply with Federal Rules or Standards Number of Sections Adopted in Order to Comply with Federal Statute Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes Number of Sections Adopted on the Agency's own Initiative	3 0 44 121	74 23 10 121 67	85 2 0 16 68
Number of Sections Adopted in Order to Comply with Federal Rules or Standards Number of Sections Adopted in Order to Comply with Federal Statute Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes Number of Sections Adopted on the Agency's own Initiative Number of Sections Adopted using Negotiated Rule Making	3 0 44 121 42	74 23 10 121 67 111	85 2 0 16 68 26
Number of Sections Adopted in Order to Comply with Federal Rules or Standards Number of Sections Adopted in Order to Comply with Federal Statute Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes Number of Sections Adopted on the Agency's own Initiative Number of Sections Adopted using Negotiated Rule Making Number of Sections Adopted using Other Alternative Rule Making	3 0 44 121 42 130	74 23 10 121 67 111 68	85 2 0 16 68 26
Number of Sections Adopted in Order to Comply with Federal Rules or Standards Number of Sections Adopted in Order to Comply with Federal Statute Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes Number of Sections Adopted on the Agency's own Initiative Number of Sections Adopted using Negotiated Rule Making Number of Sections Adopted using Other Alternative Rule Making Number of Sections Adopted using Pilot Rule Making	3 0 44 121 42 130	74 23 10 121 67 111 68 0	85 2 0 16 68 26 65 0
Number of Sections Adopted in Order to Comply with Federal Rules or Standards Number of Sections Adopted in Order to Comply with Federal Statute Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes Number of Sections Adopted on the Agency's own Initiative Number of Sections Adopted using Negotiated Rule Making Number of Sections Adopted using Other Alternative Rule Making Number of Sections Adopted using Pilot Rule Making Number of Sections Proposed for Permanent Adoption	3 0 44 121 42 130	74 23 10 121 67 111 68	85 2 0 16 68 26
Number of Sections Adopted in Order to Comply with Federal Rules or Standards Number of Sections Adopted in Order to Comply with Federal Statute Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes Number of Sections Adopted on the Agency's own Initiative Number of Sections Adopted using Negotiated Rule Making Number of Sections Adopted using Other Alternative Rule Making Number of Sections Adopted using Pilot Rule Making Number of Sections Proposed for Permanent Adoption STATE PATROL	3 0 44 121 42 130 0 64	74 23 10 121 67 111 68 0 25	85 2 0 16 68 26 65 0 24
Number of Sections Adopted in Order to Comply with Federal Rules or Standards Number of Sections Adopted in Order to Comply with Federal Statute Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes Number of Sections Adopted on the Agency's own Initiative Number of Sections Adopted using Negotiated Rule Making Number of Sections Adopted using Other Alternative Rule Making Number of Sections Adopted using Pilot Rule Making Number of Sections Proposed for Permanent Adoption STATE PATROL Type of Activity	3 0 44 121 42 130 0 64	74 23 10 121 67 111 68 0 25	85 2 0 16 68 26 65 0 24
Number of Sections Adopted in Order to Comply with Federal Rules or Standards Number of Sections Adopted in Order to Comply with Federal Statute Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes Number of Sections Adopted on the Agency's own Initiative Number of Sections Adopted using Negotiated Rule Making Number of Sections Adopted using Other Alternative Rule Making Number of Sections Adopted using Pilot Rule Making Number of Sections Proposed for Permanent Adoption STATE PATROL Type of Activity Number of Permanent Sections Adopted	3 0 44 121 42 130 0 64	74 23 10 121 67 111 68 0 25	85 2 0 16 68 26 65 0 24 Repealed
Number of Sections Adopted in Order to Comply with Federal Rules or Standards Number of Sections Adopted in Order to Comply with Federal Statute Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes Number of Sections Adopted on the Agency's own Initiative Number of Sections Adopted using Negotiated Rule Making Number of Sections Adopted using Other Alternative Rule Making Number of Sections Adopted using Pilot Rule Making Number of Sections Proposed for Permanent Adoption STATE PATROL Type of Activity Number of Permanent Sections Adopted Number of Sections Adopted at Request of a Nongovernmental Entity	3 0 44 121 42 130 0 64 New 0	74 23 10 121 67 111 68 0 25 Amended 1 0	85 2 0 16 68 26 65 0 24 Repealed 0
Number of Sections Adopted in Order to Comply with Federal Rules or Standards Number of Sections Adopted in Order to Comply with Federal Statute Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes Number of Sections Adopted on the Agency's own Initiative Number of Sections Adopted using Negotiated Rule Making Number of Sections Adopted using Other Alternative Rule Making Number of Sections Adopted using Pilot Rule Making Number of Sections Proposed for Permanent Adoption STATE PATROL Type of Activity Number of Permanent Sections Adopted Number of Sections Adopted at Request of a Nongovernmental Entity Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures	3 0 44 121 42 130 0 64 New 0 0	74 23 10 121 67 111 68 0 25 Amended 1 0 1	85 2 0 16 68 26 65 0 24 Repealed 0 0
Number of Sections Adopted in Order to Comply with Federal Rules or Standards Number of Sections Adopted in Order to Comply with Federal Statute Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes Number of Sections Adopted on the Agency's own Initiative Number of Sections Adopted using Negotiated Rule Making Number of Sections Adopted using Other Alternative Rule Making Number of Sections Adopted using Pilot Rule Making Number of Sections Proposed for Permanent Adoption STATE PATROL Type of Activity Number of Permanent Sections Adopted Number of Sections Adopted at Request of a Nongovernmental Entity Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures Number of Sections Adopted in Order to Comply with Federal Rules or Standards	3 0 44 121 42 130 0 64 New 0 0	74 23 10 121 67 111 68 0 25 Amended 1 0 1	85 2 0 16 68 26 65 0 24 Repealed 0 0
Number of Sections Adopted in Order to Comply with Federal Rules or Standards Number of Sections Adopted in Order to Comply with Federal Statute Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes Number of Sections Adopted on the Agency's own Initiative Number of Sections Adopted using Negotiated Rule Making Number of Sections Adopted using Other Alternative Rule Making Number of Sections Adopted using Pilot Rule Making Number of Sections Proposed for Permanent Adoption STATE PATROL Type of Activity Number of Permanent Sections Adopted Number of Sections Adopted at Request of a Nongovernmental Entity Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures Number of Sections Adopted in Order to Comply with Federal Rules or Standards Number of Sections Adopted in Order to Comply with Federal Statute	3 0 44 121 42 130 0 64 New 0 0 0	74 23 10 121 67 111 68 0 25 Amended 1 0 1 0	85 2 0 16 68 26 65 0 24 Repealed 0 0 0 0
Number of Sections Adopted in Order to Comply with Federal Rules or Standards Number of Sections Adopted in Order to Comply with Federal Statute Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes Number of Sections Adopted on the Agency's own Initiative Number of Sections Adopted using Negotiated Rule Making Number of Sections Adopted using Other Alternative Rule Making Number of Sections Adopted using Pilot Rule Making Number of Sections Proposed for Permanent Adoption STATE PATROL Type of Activity Number of Permanent Sections Adopted Number of Sections Adopted at Request of a Nongovernmental Entity Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures Number of Sections Adopted in Order to Comply with Federal Rules or Standards Number of Sections Adopted in Order to Comply with Federal Statute Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes	3 0 44 121 42 130 0 64 New 0 0 0 0	74 23 10 121 67 111 68 0 25 Amended 1 0 0 0	85 2 0 16 68 26 65 0 24 Repealed 0 0 0
Number of Sections Adopted in Order to Comply with Federal Rules or Standards Number of Sections Adopted in Order to Comply with Federal Statute Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes Number of Sections Adopted on the Agency's own Initiative Number of Sections Adopted using Negotiated Rule Making Number of Sections Adopted using Other Alternative Rule Making Number of Sections Adopted using Pilot Rule Making Number of Sections Proposed for Permanent Adoption STATE PATROL Type of Activity Number of Permanent Sections Adopted Number of Sections Adopted at Request of a Nongovernmental Entity Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures Number of Sections Adopted in Order to Comply with Federal Rules or Standards Number of Sections Adopted in Order to Comply with Federal Statute Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes Number of Sections Adopted on the Agency's own Initiative	3 0 44 121 42 130 0 64 New 0 0 0 0	74 23 10 121 67 111 68 0 25 Amended 1 0 1 0 1	85 2 0 16 68 26 65 0 24 Repealed 0 0 0 0 0
Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures Number of Sections Adopted in Order to Comply with Federal Rules or Standards Number of Sections Adopted in Order to Comply with Federal Statute Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes Number of Sections Adopted on the Agency's own Initiative Number of Sections Adopted using Negotiated Rule Making Number of Sections Adopted using Other Alternative Rule Making Number of Sections Adopted using Pilot Rule Making Number of Sections Proposed for Permanent Adoption STATE PATROL Type of Activity Number of Sections Adopted at Request of a Nongovernmental Entity Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures Number of Sections Adopted in Order to Comply with Federal Rules or Standards Number of Sections Adopted in Order to Comply with Federal Statute Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes Number of Sections Adopted on the Agency's own Initiative Number of Sections Adopted using Negotiated Rule Making Number of Sections Adopted using Other Alternative Rule Making	3 0 44 121 42 130 0 64 New 0 0 0 0	74 23 10 121 67 111 68 0 25 Amended 1 0 0 0	85 2 0 16 68 26 65 0 24 Repealed 0 0 0

Type of Activity	New	Amended	Repealed
Number of Sections Adopted using Pilot Rule Making	0	0	0
TOXICOLOGIST, STATE			
Type of Activity	New	Amended	Repealed
Number of Permanent Sections Adopted	2	17	0
Number of Sections Adopted at Request of a Nongovernmental Entity	0	0	0
Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures	2	17	0
Number of Sections Adopted in Order to Comply with Federal Rules or Standards	0	0	0
Number of Sections Adopted in Order to Comply with Federal Statute	0	0	0
Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes	0	0	0
Number of Sections Adopted on the Agency's own Initiative	2	17	0
Number of Sections Adopted using Negotiated Rule Making	0	0	0
Number of Sections Adopted using Other Alternative Rule Making	0	. 0	0
Number of Sections Adopted using Pilot Rule Making	0	0	0
TRANSPORTATION IMPROVEMENT BOARD			
	New	Amended	Repealed
Type of Activity Number of Permanent Sections Adopted	11	3	0
Number of Sections Adopted at Request of a Nongovernmental Entity	0	0	0
Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures	0	3	0
Number of Sections Adopted in Order to Comply with Federal Rules or Standards	0	0	0
Number of Sections Adopted in Order to Comply with Federal Statute	. 0	0	0
Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes	11	0	0
Number of Sections Adopted in Grad to Compty was received. Number of Sections Adopted on the Agency's own Initiative	0	0	0
Number of Sections Adopted using Negotiated Rule Making	0	0	0
Number of Sections Adopted using Other Alternative Rule Making	11	3	0
Number of Sections Adopted using Pilot Rule Making	0	0	0
Number of Sections Proposed for Permanent Adoption	11	3	0
TRANSPORTATION, DEPARTMENT OF			
	New	Amended	Repealed
Type of Activity Number of Permanent Sections Adopted	3	10	0
Number of Sections Adopted at Request of a Nongovernmental Entity	0	2	0
Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures	3	9	0
Number of Sections Adopted in Order to Comply with Federal Rules or Standards	0	0	0
Number of Sections Adopted in Order to Comply with Federal Statute	0	0	0
Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes	1	1	0
Number of Sections Adopted in Order to Company Management of Sections Adopted on the Agency's own Initiative	2	6	0
Number of Sections Adopted using Negotiated Rule Making	1	6	0
Number of Sections Adopted using Other Alternative Rule Making	0	2	0
Number of Sections Adopted using Pilot Rule Making	0	0	0
Number of Sections Proposed for Permanent Adoption	57	7	0
Number of Sections Withdrawn	0	1	0
TREASURER, STATE	New	Amended	Repealed
Type of Activity	2	_	_
Number of Permanent Sections Adopted	C) C	0
Number of Sections Adopted at Request of a Nongovernmental Entity	2	2 (0
Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures	(_) 0
Number of Sections Adopted in Order to Comply with Federal Rules or Standards	,		

Type of Activity	New	Amended	Repealed
Number of Sections Adopted in Order to Comply with Federal Statute	0	0	0
Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes	0	0	0
Number of Sections Adopted on the Agency's own Initiative	0	0	0
Number of Sections Adopted using Negotiated Rule Making	0	0	0
Number of Sections Adopted using Other Alternative Rule Making	2	0	0
Number of Sections Adopted using Pilot Rule Making	0	0	0
UNIVERSITY OF WASHINGTON			
Type of Activity	New	Amended	Repealed
Number of Sections Proposed for Permanent Adoption	11	6	7
UTILITIES AND TRANSPORTATION COMMISSION			
Type of Activity	New	Amended	Repealed
Number of Permanent Sections Adopted	58	1	46
Number of Sections Adopted at Request of a Nongovernmental Entity	2	0	0
Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures	43	1	46
Number of Sections Adopted in Order to Comply with Federal Rules or Standards	14	0	13
Number of Sections Adopted in Order to Comply with Federal Statute	39	0	31
Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes	1	17	5
Number of Sections Adopted on the Agency's own Initiative	0	0	0
Number of Sections Adopted using Negotiated Rule Making	0	0	0
Number of Sections Adopted using Other Alternative Rule Making	0	0	0
Number of Sections Adopted using Pilot Rule Making	0	0	0
Number of Sections Proposed for Permanent Adoption	5	9	0
Number of Sections Withdrawn	5	0	0
WASHINGTON STATE UNIVERSITY			
Type of Activity	New	Amended	Repealed
Number of Sections Withdrawn	0	0	1
WESTERN WASHINGTON UNIVERSITY			
Type of Activity	New	Amended	Repealed
			-
Number of Sections Proposed for Permanent Adoption	30	10	19
Number of Sections Proposed for Permanent Adoption	30	10	
TOTALS FOR THE QUARTER:	30	10	
TOTALS FOR THE QUARTER: Number of Emergency Sections Adopted	123	61	87
TOTALS FOR THE QUARTER: Number of Emergency Sections Adopted Number of Permanent Sections Adopted			
TOTALS FOR THE QUARTER: Number of Emergency Sections Adopted Number of Permanent Sections Adopted Number of Sections Adopted at Request of a Nongovernmental Entity	123	61	87
TOTALS FOR THE QUARTER: Number of Emergency Sections Adopted Number of Permanent Sections Adopted	123 628	61 532	87 403
TOTALS FOR THE QUARTER: Number of Emergency Sections Adopted Number of Permanent Sections Adopted Number of Sections Adopted at Request of a Nongovernmental Entity	123 628 5	61 532 65	87 403 6
TOTALS FOR THE QUARTER: Number of Emergency Sections Adopted Number of Permanent Sections Adopted Number of Sections Adopted at Request of a Nongovernmental Entity Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures	123 628 5 449	61 532 65 313	87 403 6 356
TOTALS FOR THE QUARTER: Number of Emergency Sections Adopted Number of Permanent Sections Adopted Number of Sections Adopted at Request of a Nongovernmental Entity Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures Number of Sections Adopted in Order to Comply with Federal Rules or Standards	123 628 5 449 212	61 532 65 313 106	87 403 6 356 184
TOTALS FOR THE QUARTER: Number of Emergency Sections Adopted Number of Permanent Sections Adopted Number of Sections Adopted at Request of a Nongovernmental Entity Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures Number of Sections Adopted in Order to Comply with Federal Rules or Standards Number of Sections Adopted in Order to Comply with Federal Statute	123 628 5 449 212 39	61 532 65 313 106	87 403 6 356 184 31 52
TOTALS FOR THE QUARTER: Number of Emergency Sections Adopted Number of Permanent Sections Adopted Number of Sections Adopted at Request of a Nongovernmental Entity Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures Number of Sections Adopted in Order to Comply with Federal Rules or Standards Number of Sections Adopted in Order to Comply with Federal Statute Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes	123 628 5 449 212 39 117	61 532 65 313 106 10 181 325	87 403 6 356 184 31 52 192
TOTALS FOR THE QUARTER: Number of Emergency Sections Adopted Number of Permanent Sections Adopted Number of Sections Adopted at Request of a Nongovernmental Entity Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures Number of Sections Adopted in Order to Comply with Federal Rules or Standards Number of Sections Adopted in Order to Comply with Federal Statute Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes Number of Sections Adopted on the Agency's own Initiative	123 628 5 449 212 39 117 292 44	61 532 65 313 106 10 181 325	87 403 6 356 184 31 52 192 27
TOTALS FOR THE QUARTER: Number of Emergency Sections Adopted Number of Permanent Sections Adopted Number of Sections Adopted at Request of a Nongovernmental Entity Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures Number of Sections Adopted in Order to Comply with Federal Rules or Standards Number of Sections Adopted in Order to Comply with Federal Statute Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes Number of Sections Adopted on the Agency's own Initiative Number of Sections Adopted using Negotiated Rule Making	123 628 5 449 212 39 117 292 44 217	61 532 65 313 106 10 181 325 146 290	87 403 6 356 184 31 52 192 27 79
TOTALS FOR THE QUARTER: Number of Emergency Sections Adopted Number of Permanent Sections Adopted Number of Sections Adopted at Request of a Nongovernmental Entity Number of Sections Adopted in Order to Clarify, Streamline, or Reform Agency Procedures Number of Sections Adopted in Order to Comply with Federal Rules or Standards Number of Sections Adopted in Order to Comply with Federal Statute Number of Sections Adopted in Order to Comply with Recently Enacted State Statutes Number of Sections Adopted on the Agency's own Initiative Number of Sections Adopted using Negotiated Rule Making Number of Sections Adopted using Other Alternative Rule Making	123 628 5 449 212 39 117 292 44	61 532 65 313 106 10 181 325	87 403 6 356 184 31 52 192 27

WSR 96-01-122 OFFICE OF THE SECRETARY OF STATE

[Filed December 20, 1995, 11:25 a.m.]

August 1995 Voluntary and Administrative Corporate dissolutions under the jurisdiction of the Washington Business Corporation Act, chapter 23B.14 RCW, Dissolution.

Legislation passed in the 1995 session requires the Corporations Division to publish a list of dissolved corporations on a monthly basis. Dissolutions which are within the jurisdiction of the Washington Business Corporation Act include dissolutions requested by individual corporations (voluntary) and those which are dissolved by the Corporations Division (administrative).

In the case of an error, please notify our office by telephone, mail, or FAX. Contact Karen Dick, Operations Manager. FAX (360) 664-8781, phone (360) 586-6782, Corporations Division, Office of the Secretary of State, P.O. Box 40234, Olympia, WA 98504-0234.

> SECRETARY OF STATE'S OFFICE CORPORATIONS DIVISION DISSOLVED CORPORATIONS FOR THE MONTH OF AUGUST, 1995.

02WARE, INC.

1040 EXPRESS, INC. 3 ROSES, INC.

4 M CO. DBA 4 M CO - OREGON

5 STAR AUTO SALES, INC.

570 INCORPORATED

A & C LIQUIDATORS, INC.

A & W BEVERAGES, INC.

A BRIGHT CLEAR DAY INC.

A CANE CREDIT CORPORATION

A TEMPO DESIGNS INCORPORATED

A-1 TIMBER CONSULTANTS INC.

A.B. TECH, INC.

A.G.S. INC.

A.L. BERGEN CONCRETE FOUNDATION INC.

A.V. BUILDERS, INC.

AAA RENTAL SERVICES, INC.

ABACUS SYSTEMS, INC.

ABB SERVICE INC.

ABEL HEALTHCARE NETWORK, INC.

ABRAHAM CONSTRUCTION, INC.

ABRIS CORPORATION

ACHEULEAN SYSTEMS, INC.

ACKER ROOFING COMPANY INC.

ADVENTURE AMERICA, INC.

AER GROUP INTERNATIONAL, LTD.

AF LIQUIDATING CO.

AFAS LIQUIDATING CO.

AGRI-SYSTEMS DBA AGRI-SYSTEMS, INC.

AGWAY, INC.

AIR GORGE, INC.

AIR-PAK, INC.

AIRLIFT LTD.

AIRWAY HEIGHTS YAHAMA, INC. AL'S QUALITY ROOFING, INC.

ALICE G. HILDEBRAND, INC., P.S. ALL TOP ROOFING, INC.

ALL WORLD TRAVEL, INC.

ALLEN PADGETT ENTERPRISES, INC.

ALLEYWALN, INC.

ALLIANCE FOOD GROUP, INC.

ALLIED-COAST BUSINESS MACHINES INC.

ALLSTAR BUILDERS CO.

ALPINE TREE SERVICE, INC.

ALTAIR RESEARCH, INC.

ALTECH ELECTRIC, INC.

ALVAREZ TRUCK BROKERS DBA ALVAREZ TRUCK

BROKERS, INC.

AMAK ISLAND, INC.

AMARO CORPORATION

AMBRA COMPUTER CORPORATION

AMERICAN BUSINESS INSURANCE BROKERS OF

NEVADA, INC.

AMERICAN GEOTECH, INC.

AMERICAN INSURANCE GROUP, INC.

AMERICAN MODULAR SYSTEMS, INC, INTL.

AMERICAN PRECISION, INC.

AMERICAN TECHNOLOGIES HOLDING COMPANY

AMS ASSET MANAGEMENT, INC.

AMSOIL CAR & TRUCK CENTER, INC.

AMTEK SECURITY SYSTEMS, INC.

AMTEL COMMUNICATIONS PAYPHONES, INC.

AMVICA, LTD.

AMY, INC.

ANACORTES EXCAVATING, INC.

ANDRESEN CORPORATION

ANDY BLACK ENTERPRISES, INC.

ANELESS ERA CORPORATION

ANGELES REALTY CORPORATION

ANKN CORPORATION

APEX INDUSTRIES, INC.

APEX TRAVEL LTD.

ARISE BUNGEE, INC.

ARK INTERFACE INC.

ASHLAND BROTHERS INC.

ATTORNEY SUPPLIES ASSOCIATES, INC.

AUDIO NETWORK INC

AUNTIE IRENE'S, INC.

AURORA SYSTEMS, INC.

AUTO SERVICE CENTRE, INC.

AUTO-SITE AUTOMOTIVE, INC.

AUTOMAGIC, INC.

AUTOMATED TELEPHONE MANAGEMENT SYSTEMS,

INC.

AVANTAX, INC.

AZAR, INC.

AZTEC RADIANT ART HEATING, INC.

B & W PROPERTIES, INC.

B Y B ENTERPRISES OF OAK HARBOR, INC.

BABS, INC.

BAD BOYS, INC.

BAKE, INC. A BAYLES-KEHLE CORPORATION

BAKERVIEW FARMS, INC.

BALLARD FOOD MART, INC.

BALLOONS FOR YOU INC

BANYAN GROUP, INC.

BARAK SYSTEMS GROUP, INC.

BARCKLEY'S ELECTRIC, INC.
BARRIE LOWE & ASSOCIATES INC.

BARTON INCORPORATED BARUH SPIRITS, INC.

BASALT RAILROAD ROCK, INC.

BASIN BUSINESS, INC. BAY DISTRIBUTING CO.

BEAR AND EAGLE TRADING CO.

BEAU BANGLES, INC.

BEAVERCREEK METAL PRODUCTS, INC.

BEHAVIORAL HEALTH NETWORK, INC.

BEL-VISTA, INC.

BELLA BISCOTTI, INC.

BELLINGHAM SAUNA & STEAM, INC.

BELVEDERE INVESTMENTS, INC.

BEN W. JONES, INC.

BEST INTERPRETERS, INC.

BEYOND BOUNDS, INC.

BGA, INC.

BGLAD, INC.

BI-LO WIRE PRODUCTS, INC.

BICKEL TRUCKING, INC.

BIOSYNERGISM, INC.

BLACKHAWK VETERINARY HOSPITAL, INC.

BLAINE L. WADMAN CORPORATION

BLOSSOM MOUNTAIN BROADCASTING, INC.

BLUE RIBBON REALTY, INC. BLUE SKY ENTERPRISES. INC.

BLUE STAR DESIGN CORPORATION

BMC HOLDINGS, INC.

BOARDWALK ASSOCIATES, INC.

BOHICA PRODUCTIONS, INC.

BOND HOMES & BLESSING INC.

BONDED CREDIT COMPANY

BOTTICELLI ENTERPRISES CORPORATION

BPH ENTERPRISES INCORPORATED

BRADCO HOMES, INC.

BRANDEVOR WEARABLES, INC.

BREMERTON ECONOLINE OPTICAL, INC.

BRENTIN TRUCKING, INC.

BREWSTER HOLDINGS, INC.

BRIDLE TRAILS HARDWARE, INC.

BRIKON MASONRY, INC.

BROADVIEW, INCORPORATED

BRONZE MECHANICAL, INC.

BTI II, INC.

BUNKER & EATON, INC.

BUSINESS EVOLUTION, INC.

BUSINESS INDENTITY GROUP, INC.

BYSUN LTD.

C TO C EXCAVATING INC.

C. WHEELER GUN SHOP, INC.

CAC INTERNATIONAL, INC.

CADILLAC INVESTMENTS, INC.

CALDWELL-SPARTIN SERVICES, INC.

CALIFORNIA INSTITUTE OF MEDICAL RESEARCH

AND TECHNOLOGY, INCORPORATED

CAMEO INTERNATIONAL INC.

CAMPUS LANDING, INC.

CANYON PARK CONSTRUCTION, INC.

CANYON SPRINGS FINANCIAL DBA CANYON

SPRINGS

CAPITOL CITY JANITORIAL SERVICE, INC.

CAPTIONING NORTHWEST, INC.

CAR AND TRUCK EXCHANGE COMPANY CAREMARK PHYSICIAN SERVICES INC.

CARIBBEAN INDUSTRIAL DEVELOPMENT CORPO-

RATION

CARTERET OLD COMPANY, INC.

CARTILAGO PRODUCTS LTD.

CASCADE INSURANCE UNDERWRITERS, INC.

CASCADIA CONNECTION, INC.

CASCADIA DRAGON MINING COMPANY, INCORPO-

RATED

CASTLE HOTELS, LTD.

CASTLE VALLEY LAND AND CATTLE CO.

CBC&D, INC.

CEP BILLING ASSOCIATES, INC.

CHALLENGER ELECTRICAL EQUIPMENT CORP.

CHAMELEON CREATIVES, INC.

CHAMPAGINE AUTO SALES II, INC.

CHANDI INCORPORATED

CHAPEL OF MEMORIES, INC.

CHARLES A. CHRISTENSEN, INC.

CHARLES HOVANDER CONTACT LENSES, INC.

CHASE MANHATTAN INVESTMENT SERVICES, INC.

CHECKMATE CERTIFIED COLLECTIONS, INC. CHEDEL INTERNATIONAL INC.

CHEMICAL PROOF CORPORATION

CHEN'S FAMILY FURNITURE INC.

CHERYL L. HUBLER, INC.

CHINA PACIFIC VENTURES, INC.

CHRISTIAN LEGAL SERVICE OF WASHINGTON, INC.,

P.S.

CJ'S PUB & EATERY, INC.

CLARK CORPORATION CLARON CORPORATION

CLAY ENSLEY CONSTRUCTION INC.

CLEANPHIRE PRODICTS, INC. RMC SEATTLE

CLEAR SAILING AHEAD, UNINC. CLEAR-TIDE SHELLFISH INC.

CNL FIRST CORP

COAST ESCROW COMPANY

COEUR D'ALENE MORTGAGE, INC. COIN MECHANISM SERVICES, INC.

COLLECTIONS ANTIQUE MALL & AUCTION GAL-

LERY INC.

COLOR OPTIONS, INC.

COLUMBIA COMPUTERS, INC.

COLUMBIA MORTGAGE CAPITAL, INC.

COLWILL AND ASSOCIATES, INC.

COMET CAFE, INC.

COMMERCIAL MORTGAGE SOURCES, INC.

COMMERCIAL SHIP SERVICES, INC.

COMMUNICATIONS MARKETING CORPORATION

COMPUTER WAVE, INC.

COMPUTERNET TECHNOLOGIES, INC.

CONFETTI INCORPORATED CONTINENTAL MARKETING INC. CONTRACT DESIGN DRAFTING INC.

COOKIE KITCHEN, INC.

CORNERSTONE PROPERTIES, INC. CORTEZ CONSTRUCTION INC.

COVLET DESIGN, INC.

CRADER & ASSOCIATES, INC.

CRAZY'S, INC.

CREATIVE ESTATES, LTD.

CREST CONSTRUCTION COMPANY, INC.

CRIMSON, INC.

CRONIN HOMES, INC.

CROSBY, GALBRAITH & ASSOCIATES, INC.

CROSS COUNTRY MOTOR CLUB, INC.

CROWN PAINT AND WALLPAPER INC.

CRYSTAL FOREST, INC.

CUP OF THE RISING SUN, INC.

CURO TECHNOLOGY INTERNATIONAL, INC.

CUSTOM COMPUTERS, INC.

D & D ENTERPRISES INC.

D & D INTERNATIONAL, INC.

D & S TRANSPORT, INC.

D & T MARKETING, INCORPORATED

D&N CONSTRUCTION, INC.

D.O. ENTERPRISES, INC.

DAMIAN INDUSTRIES, INCORPORATED

DAN MANN LANDSCAPING & CONSTRUCTION, INC.

DATABAX CORPORATION

DATAPLEX CORPORATION

DELI EXPRESS, INC.

DELICIOUSLY NORTHWEST, INC.

DENMARG ENTERPRISES, INC.

DENNIS MURPHY, INC.

DENNY BOY, INC.

DESIGN GROUP & INTERIORS, INC.

DESIGN ONE CONSTRUCTION, INC.

DGM SECURITY COURIERS, INC.

DICKSON RECYCLING, INC.

DIGITAL MOBILCOM, INC.

DIMENSION RESOURCES, INC.

DISCOUNT PAINTING SERVICE INC.

DO IT WRITE INC.

DON'S STEREO CENTER ELECTRONICLAND, INC.

DONALD J. TAYLOR, C.P.A. A PROFESSIONAL COR-

PORATION

DONALDSON DEVELOPMENT CORPORATION

DONN OSBORN & ASSOCIATES, INC.

DOOR OPENING COMPONENTS, INC.

DOUGLAS EXPOSITIONS, INC.

DOWNTOWN CLEANERS & ALTERATIONS, INC.

DOWTY AEROSPACE CORPORATION

DREAM CONSTRUCTION SERVICES INC.

DRUMMAC, INC.

DRYWALL RESOURCES, INC.

DSA, INC.

DUNHILL INTERNATIONAL, LTD.

DYNAMIC CHANGES, INC.

E & D SALES, INC.

ESG, INC.

E-Z ICE, INC.

E. F. T. NETWORK MANAGEMENT, INC.

EAGLE FINANCIAL ASSOCIATES, INC.

EASTERN AIR LINES, INC.

EASTMAX USA, INC.

ED FEAREY & COMPANY

ED'S TRANSMISSION SERVICE OF MARYSVILLE,

INC.

EDI, INC.

EDISYS GROUP LTD.

EDWARD LEE BUCK TECHNOLOGY COMPANY, INC.

ELDA INC.

ELECTROMEDIA INC.

ELITE DIVE CENTER, INC.

EMERALD CITY GROUP, INC.

EMERALD PEST CONTROL, INC.

EMPIRE CONTRACTING CORP.

EMPLOYMENT SEARCH INTERNATIONAL, INC.

ENTACT INC.

ENVIRO-CORE, INC.

ENVIRONMENTAL MUSIC SERVICE, INC.

ERA NORTHWEST PROPERTIES, INC.

ESTIE, INC.

EUROPEAN CHEESECAKE CO.

EVERCLEAN MAINTENANCE, INC.

EVERETT CONSTRUCTION & EXCAVATING, INC.

EVERETT LAUNDRY & CLEANING, INC.

EVERGREEN CLOSING SERVICES, INC.

EVERGREEN CONTRACTORS INC.

EVERGREEN FISHERIES INCORPORATED

EVERGREEN LAND SERVICES, INC.

EVERGREEN WATER COMPANY

EXCEL MORTGAGE, INC.

EXCELL, INC.

EXECUTIVE BARK, INC.

EXECUTIVE CONSULTANTS, INC.

EXECUTIVE OFFICER CLUB OF WASHINGTON, INC.

EXECUTIVE REALTY, INC.

EXTREME SPORT GROUP, INC.

EZE PRODUCTS, INC.

F.A.M.A. PARTY & BANQUET SERVICES INC.

F.D & CO.

FACILITIES DEVELOPMENT, INC.

FAIRVIEW SAND & GRAVEL, INC.

FAMILIES PUBLISHING, INC.

FANCY U.S.A. CORPORATION

FASHION TECH, INC. FATHOM LAKE, INC.

FEAGLES PACIFIC, INC.

FEDERAL WAY BIG "O" TIRES, INC.

FEDERAL WAY SKATING CENTER, INC.

FILLMORE AND BAYDO, INC.? FINAL PHASE FINISHING, INC.

FIRST CHOICE TRAVEL, INC.

FIRST FLIGHT ADVENTURES, INCORPORATED FIRST INTERNATIONAL TRADING SEAFOOD INC.

FLAEREX TECHNOLOGIES INC.

FLEXTRON SYSTEMS, INC.

FLORIAS INC.

FLOYD HOFFMAN CONSTRUCTION, INC.

FORGET-ME-NOT FLORISTS, INC.

FORTE DEVELOPMENT INC.

FORUM THEATRES, INC.

FOX EMPLOYMENT SOLUTIONS CORPORATION

FREEDOM DEVELOPMENT CORP.

FREMONT GROUP, INC.

FRONTIER CONCEPTS, INC.

FULL SERV ENTERPRISES, INC.

FUNSHINE HOUSEBOATS, INC. FUTURE SCRIPTS INC.

G & C, INC.

G & L BODY SHOP, INCORPORATED

GAGLE WEST, INC.

GALLOWAY & ASSOCIATES, INC.

GAMACHE MANAGEMENT CORPORATION

GAMES, INC.

GAR AUTOMOTIVE INDUSTRIES, INC.

GATES LAW OFFICE, P.S.

GEARHEART BROS., INC.

GENENTECH, INC.

GENERAL LAMINATING & MANUFACTURING CO.,

INC.

GENESIS ASSOCIATES, INC.

GENPAR CORPORATION

GEORGIA MILLS, INC.

GERARD ELECTRIC, INC.

GFS MANAGEMENT OF TEXAS, INC.

GILBERT BROS. COMMERCIAL BROKERAGE CO.

GIOVANNI'S WEST, INC.

GLOBAL ECOTECHNOLOGIES, LTD.

GOLD COAST MORTGAGE AND INVESTMENT, INC.

GOLD PHOENIX INCORPORATED

GOLDFOOS ENTERPRISES, INC.

GOLDMAX, INC.

GOLFMAP OF WESTERN WASHINGTON, INC.

GOODMAN SEPTIC DISPOSAL, INC.

GOURMET PIZZA, LTD.

GRAPEVINE LAN PRODUCTS, INC.

GRAYS HARBOR DRIVING SCHOOL, INC.

GREAT SCOTT AND COMPANY

GREAT WESTERN SECURITY SYSTEMS, INC.

GREATER WASHINGTON PARK AND RECREATION

DEVELOPMENT CORP.

GREEN SPRING HEALTH SERVICES, INC.

GREGORY B. LIPSKER, P.S.

GROWTH PLANNING ASSOCIATES, INC.

GSH SALES @ SERVICE, INC.

GTI TELECOMMUNICATIONS, INC.

GUO & FANG, INC.

H & M HOMES, INC.

H-W HOLDING CORPORATION

HAIR BY AMY FOX INC.

HAL SYSTEMS CORPORATION

HAMILTON-FORREST REAL PROPERTY VALUATION

ASSURANCE, INC.

HAN KOOK INTERNATIONAL, INC.

HANAN MARINE, INC.

HANSEN BUILDING MAINTENANCE, INC.

HARMON PUBLISHING COMPANY, INC.

HARPER-KRUEGER ELECTRIC SUPPLY COMPANY

HATTERAS U.S.A. INC.

HAUCK'S DISTRIBUTING, INC.

HEALTHCARE COMMUNICATIONS OF WASHINGTON,

INC.

HEMLOCK FISHING CO.

HENSSGEN HARDWARE CORP.

HEREDITAMENT CORPORATION

HERITAGE INN RESTAURANTS, INC.

HERITAGE TRAVEL MANAGEMENT, INC.

HIGH POINT CONSTRUCTION, INC.

HIGHLAND FORESTRY, INC.

HIGHLAND TRANSPORT, INC.

HILLTOP INVESTMENT CO., INC.

HINES-KHOURY ENTERPRISES, INC.

HINTZ ENTERPRISES, INC.

HJTH GYMNASTICS CORPORATION

HOG HEAVEN, INC.

HOLIDAY ENTERPRIZES, INC.

HOLM CAPITAL NETWORK INC.

HOMEMAKERS, INC.

HOMES AND ACRES REALTY, INC.

HONNGS INVESTMENTS INC.

HOPE, FOLEY INC.

HOSPITALITY RESEARCH AND PLANNING, INC.

HOWARD ROOFING COMPANY, INC.

HUGHES ANALYTICAL LABORATORY, INC.

HUNG'S CHINESE RESTAURANT INC.

HYDRO-THERM SNOHOMISH POWER INCORPORAT-

ED

I DEAL REALTY COMPANY

ICICLE CREEK INN CORPORATION

IDMA LEASE MANAGEMENT CORPORATION

IIR2 CORPORATION

IMMOBILARIE DEVELOPMENT CORPORATION

IMO INDUSTRIES INC.

INCORPORATED VIZIONS

INFRATECH, INC.

INGRES CORPORATION

INLAND PACIFIC PROCESS AND MESSENGER, INC.

INMAC CORP.
INSTAPAGE, INC.

INSUL-TECH, INC.
INTERIOR IMPROVEMENTS, INC.

INTERNATIONAL BIO-NUTRITIONAL RESEARCH,

INTERNATIONAL DEVELOPMENT ASSOCIATES, LTD.

INTERNATIONAL FINANCIAL RESOURCES, AG, LTD. INTERNATIONAL SAFETY CORPORATION

INTERNATIONAL TRAINING & SOULTIONS ALLI-

ANCE

INTERNET AMERICA, INC.

INTERVEST FINANCIAL SERVICES, LTD.

INTRA MUSCULAR THERAPY CLINIC, INC.

INVESTMENT REALTY SERVICES, INC.

IRVIN ALAN FABRICS, INC.

ISLAND ARBITRATION & MEDIATION SERVICES,

INC.

ISLAND SEA FARMS, INC.

J & B DEVELOPMENT, INC.

J & K TRUCKING, EXCAVATION INC.

J & M TRANSPORT INC.

J.&.V. WILLIAMS CONSTRUCTION COMPANY

J.R. TREACE & ASSOCIATES, INC.
JAKE & JENNIFER SHOW, INC.

JAMES A. ROBERTSON CO.

JAMES BAKER GROUP, INC.

JAMES D. RIFENBERY, M.D., P.S.

JAN & BILL PROPERTIES, INC.

JANITORIAL EQUIPMENT REPAIR, INC.

JEC MECHANICAL, INC.

JENSEN CORPORATION

JERRYLANE, INC.

JETLEASE PARTNERS, INCORPORATED

JOEL ROSS CONSULTING, INC.

JOHN EDWARD BROTHERTON, INC.

JOHN WILLIAMS & ASSOCIATES, INC.

JUDGE'S CHAMBERS, INC.

JUDY'S INTIMATE APPAREL, INC.

JUDY'S TRAVEL BUG, INC.

JUMP START ESPRESSO BARS, INC.

K B M INTERNATIONAL INC.

K.I.D.S., INC

K.W. CONSTRUCTION, INC.

KACALEK INDUSTRIES, INC.

KAI IMPORTS, INC.

KALYN, INC.

KANAI ENTERPRISES, INC.

KANEKOKOAR-SEATAC, INC.

KAREN L. PATNODE, INC. KARLEE ENTERPRISES, INC.

KEDAR HOLDINGS, INCORPORATED

KELSEY INVESTMENTS, INC.

KEN HELGREN'S DAIRY SERVICE, INC.

KENMORE EQUIPMENT & RENTAL, INC.

KENNETH CHAUNCEY MANAGEMENT GROUP, INC.

KENT CORPORATION

KERRY STANFIELD SERVICES, INCORPORATED

KIM A. RUSSELL, INC.

KINGS PRO SHOP, INC.

KKC INC.

KL&K ASSOCIATES, INC. OF WASHINGTON

KNAPP DRYWALL, INC.

KRAVIT ESTATE BUYERS INC. KUSTOM CEDAR HOMES, INC.

KWIK-STRIP CORPORATION

L & S, INC.

L. W. ARON & SON, INC.

LAFFEY DISTRIBUTORS INC.

LAJOLLA FINANCIAL CORPORATION

LAKE STEVENS TIRE, INC.

LAKESIDE PLUMBING & PUMPS "INC."

LAKEVIEW SKATING CENTER, INC.

LAKEVILLE INCORPORATED

LAM TOOL CO., INC.

LAMPERS TREE CARE INC.

LE INVESTMENTS, INC.

LEADER PROGRAMS, INC.

LEATHER RESOURCES INC., LTD.

LEGACY BANCARD, INC.

LEGICO SYSTEMS, INC.

LEN BADGLEY INVESTMENTS, INC.

LESS IS MORE, INC.

LEWIS-SPENCER & ASSOCIATES, INC.

LIBERTY ELECTRIC INC.

LIENDATA, INC.

LIFE CARE CONSTRUCTION, INC.

LIFE TIME AUTO, INC.

LIFESTYLE PRODUCTS DISTRIBUTION, INC.

LIFEWORKS GROUP, INC.

LINCOLN SERVICE MORTGAGE CORPORATION

LING FAI INC.

LINGERIE PLUS, INC.

LIPS, INC.

LITTLEFEET DAYCARE & PRESCHOOL CO.

LIVINGSTON & CO. ADVERTISING

LIZ INC. OF MERCER ISLAND

LJC CORPORATION

LLM, INC.

LOOKOUT POINT, INC.

LOVCO CONSTRUCTION, INC.

LPS EQUIPMENT COMPANY

LRP INTERNATIONAL, INC.

LUXOR CUSTOM HOMES, INC.

M. INTERNATIONAL, INC.

MAGI-CAR, INC.

MAINLINE CONSTRUCTION, INC.

MAMA'S MEXICAN KITCHEN, INC.

MANAGEMENT CONCEPTS INTERNATIONAL INC.

MANDARIN PALACE RESTAURANT, INC.

MANDRELL'S EARTH ARTISTS, INC.

MANGETOUT MANAGEMENT, INC.

MARCSON NORTHWEST MAINTENANCE, INCORPO-

RATED

MARINE PRODUCT DEVELOPMENT INC.

MARITEC, INC.

MARK'S OUTDOOR, INC.

MARKET GROUP INTERNATIONAL, INC.

MARLAND ENTERPRISES CORP.

MARTHEA, INC.

MARTINA DESIGNS AMERICA, INC.

MARU CONSTRUCTION, INC.

MARYSVILLE FUELS, INC.

MAXIMUM FIX LABORATORIES, INCORPORATED

MAXWELL ENTERPRISES, INC.

MAY NORTHWEST, INCORPORATED

MC ASSOCIATES LTD.

MCCARNEY TECHNOLOGIES, INC.

MCGAW AND COMPANY MANUFACTURER'S

REPRESENTIVES, INC.

MCGREGOR VAN DE MOERE, INC.

MCGUIRE STEEL ERECTION, INC.

MCHUGH & ASSOCIATES, INC.

MCKEE EXCAVATING, INC.

MCM CORPORATION OF WASHINGTON

MCMILLAN AND JOHNSON INC.

MCNULTY MARKETING INCORPORATED

MEDICAL BILLING ASSOCIATES, INC.

MEDICAL MANAGEMENT SCIENCES, INC.

MEDICAL MEDIA CORPORATION

MENTAL HEALTH MANAGEMENT, INCORPORATED

MENU MAGIC INC.

MEO, INC.

MERCER PARK APARTMENTS, INC.

MERIDIAN GENERAL AGENCY, INC.

METHOD PAINTING INC.

MICON DEVELOPMENT CORPORATION

MICROSIM, INC.

MID-VALLEY CYCLE, INC.

MIDLAND FINANCIAL CORPORATION

MIKE'S LOCKSMITH SERVICE, INC.

MILLER-ALLEN ENTERPRISES, INC. MINNEHAHA LEATHER WORKS, INC.

MJMGS, INC.

MK RAIL CORPORATION

MLF, INC.

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MLW EQUIPMENT, INC.

MOCO MACHINE INC.

MOCON CONSTRUCTION, INC.
MOHAWK INTERNATIONAL AND COMPANY
MONEY-GARD SECURITY SYSTEMS USA, LTD.

Miscellaneous

MOREL CONSTRUCTION & EXCAVATION, INC.

MOSES LAKE FORAGE CORP.

MOTION PLUS, INC.

MOUNTAIN WEST ENTERPRISES, INC.

MOWAT FOODS INCORPORATED

MR. CHAZ ENTERPRISES, INC.

MS. HAZEL'S FOOD CORPORATION

MSP, INC.

MTI INC.

MULLINS ENTERPRISES, LTD.

MURPHY BROWN, INC.

MUSCAT CONSTRUCTION COMPANY

MUSCLE COFFEE CORP.

MUSTANG PRODUCTION COMPANY

MUTUAL OF BELLEVUE, INC.

MVP, INC.

MY TRAVEL SERVICE, INC. NAKHODKA MARINE, INC.

NANETTE ENTERPRISES, INC.

NAPIER TECHNOLOGIES OF AMERICA INC.

NASSAU COMMUNICATIONS, INC.

NATION-WIDE CARPET CLEANING N. W., INC.

NATIONAL FISH AND SEAFOOD, INC. NATIONAL SYSTEMS & RESEARCH CO. NATURAL BALANCE INCORPORATED NEC SYSTEMS LABORATORY, INC. NELCO, INC. DBA UNICON, INC.

NEW LOOK UPHOLSTERY, INCORPORATED

NEW PACIFIC HEALTHACARE, INC.

NEXT GENERATION SOFTWARE, INCORPORATED

NILE MEADOWS, INC.

NIMBUS AIRCRAFT CORPORATION

NNQ, INC.

NOAH'S ARK U.S.A. INC.

NOBLE METALS RECYCLING, INC.

NORENCO INC.

NORLIG CONSULTANTS GROUP INC.

NORMA'S QUALITY SERVICES INCORPORATED

NORTH AMERICAN FINANCIAL SERVICES, INC.

NORTH CASCADE VASCULAR, INC. P.C. NORTH PACIFIC INVESTMENTS, INC.

NORTH SOUND MEDICINE, INC. NORTH STAR MANAGEMENT, INC.

NORTH STAR OIL, INC.

NORTH TO NORTH TRADING, INC. NORTHERN LIGHTS SEAFOODS, INC. NORTHSIDE DEVELOPMENT, INC. NORTHWEST CARPET BROKERS, INC. NORTHWEST ENVIROTECH, INC.

NORTHWEST HABITAT INC. NORTHWEST NURSING, INC.

NORTHWEST PACIFIC ELECTRONICS, INC.

NORTHWEST QUALITY PAINTING AND CONSTRUC-

TION, INC.

NORTHWESTERN INVESTMENT COMPANY, INC.

NUESTRO MUNDO, INC.

NW TRADERS, INC.

NYGRO INC.

O'BRIEN ENTERPRISES, INC.

O'KEEFE FINANCIAL SERVICES, LTD. O. A. BOB MOSLEY ASSOCIATES, INC., P.S.

OCEAN FIBER, INC.

OCEANWELL CORPORATION

OCT U.S. SALES, INC.

OGAARD SAILBOARDS, LTD. OHTAKE OF AMERICA, INC. OKANOGAN RANCHEZ, INC.

OLSON BUSHELING COMPANY, INCORPORATED OLYMPIC PENINSULA DEVELOPMENT CORPORA-

TION

OLYMPIC WATERPROOFING, INC.

OMNI ASSOCIATES, INC. ON SIGHT SYSTEMS INC.

OPTIMA ENERGY (U.S.) CORPORATION

OPUS HOMES, INC.

OREGON BLUE PRINT CO.

ORIENTAL GARDENS CHINESE RESTAURANT &

ENTERTAINMENT CENTER, INC.

OSLICK CORPORATION P.M.T. MANAGEMENT, INC. PACIFIC AVENUE GROCERY, INC. PACIFIC BASIN TECHNOLOGIES, INC.

PACIFIC CASCADE AIRLINES DBA PACIFIC CAS-

PACIFIC COAST CABLE OF CALIFORNIA, INC.

PACIFIC COAST DEVELOPMENT - VANCOUVER, INC.

PACIFIC CONSTRUCTION & DRYWALL, INC.

PACIFIC ENVIRONMENTAL, INC.

PACIFIC FIRST CHILDREN'S CENTER, INC.

PACIFIC FRUIT BROKERAGE, INC. PACIFIC FUNDING GROUP, INC.

PACIFIC GLASS, INC. DBA PACIFIC COMMERCIAL

GLAZING COMPANY PACIFIC INTERLINK, INC. PACIFIC PRIDE BUILDERS, INC.

PACIFIC RUBBER COMPOUNDERS, INC.

PACIFIC SKIES, INC.

PACIFIC WEST ESCROW COMPANY, INC.

PACK INVESTMENTS, INC. PACWEST LIGHTS, INC. PACWEST VENTURES INC.

PALOUSE ASPHALT PAVING COMPANY, INC. PAPILLON HELICOPTERS OF WASHINGTON, INC.

PARAGON ELECTRIC, INC.

PARAMETRIC PORTFOLIO ASSOCIATES, INC.

PARKER'S TIRE & AUTO CENTERS, INC.

PARTEK CORPORATION

PASSPORT, INC.

PAUL KIRK, ARCHITECT F.A.I.A.

PEDERSEN FOODS, INC. PELICAN EXPRESS INC. PENN AIR CONTROL INC.

PERFORMANCE ENGINE SERVICE INC.

PERFORMANCE METALS INC. PERFORMANCE PROPANE, INC.

PERRY - COOPER, INC.

PERSONAL TOUCH PAINTING, INC. PETRO-CHEM CONSTRUCTION, INC. PHH FLEETAMERICA CORPORATION

PHOTONIC BIOSYSTEMS, INC.

PINESCAPE LIMITED PINK PRODUCTIONS, INC.

PIONEER CONVENIENCE STORES, INC.

PITTMAN FUEL CO., INC.

PIXELTOUCH, INC. PLITT PLAZA, INC.

POCHERK TARADING, INC.

POLARIS RESIDENTIAL CONSTRUCTION COMPANY,

INC.

POOL STUFF, LTD.

PORT O' CALL-DRAYTON MALL, INC.

PORTSIDE RESTAURANT, INC.

POWERHOUSE GYM OF VANCOUVER, LTD.

PRECISION BUILDERS SERVICES, INC.

PRECISION SHOOTERS, INC.

PRIMARY COLORS, INCORPORATED

PRIMO INVESTMENTS, LTD. PRINT RESOURCES, INC.

PRISM NETWORK INTERNATIONAL, INC.

PRODUCTIZATION, INC.

PROFESSIONAL AIRCRAFT SERVICES, INC.

PROFESSIONAL CONSTRUCTION SERVICES, INC.

PROFESSIONAL TRANSMISSION & CLUTCH REPAIR,

INC.

PROFESSIONAL'S 100 OF WASHINGTON, INC.

PRONTO PLUS, INC. PROVICORP LTD.

PSIVOX CORPORATION

PUGET SOUND ROOFING INC.

PUGET WATERS, INC.

PYRAMID STEEL DETAILING, INC.

QSI RESTAURANTS, INC. QUALITY APPAREL INC.

QUINN CONSTRUCTION CORPORATION

R & H ENTERPRISES INC.

R DIAMOND CATTLE CO. INC.

R T CONSTRUCTION, INC. DBA R T CONSTRUCTION,

INC. OF CA R. F. THIES, INC.

R. J. REED & ASSOCIATES, INC.

R. W. LOVELL INCORPORATED

R.E.J., INC.

R2 PLUS INVESTMENTS, INC.

RABIA AUTO CENTER, INC.

RAINIER VIEW REALTY, INC.

RANDOLPH COMPUTER CORPORATION

RARE PRTILES INC.

RDCS, INC.

RE: COMPUTER ADVERTISING INCORPORATED

REALISTIC HOMES, INC.
REALTY EXECUTIVES, INC.

RECON PIPE CORPORATION

REEDER PRESS, INC.

REFLECTION IMAGING INC

REFRIGERATION WHOLESALERS, INC.

REGAROO, INC.

RELIABLE SERVICES NORTHWEST, INC.

RESIDENTIAL BUILDERS, INC.

RESIST, INC.

RESNA INDUSTRIES INC.

RESPONSE WORLDWIDE TECHNOLOGIES, INC.

RF COM, INC.

RIB TICKLERS, BBQ, INC. RIDGEFIELD MARINA, INC.

RIVER CITY ROOFING, INC. RIVER RUN PARTNERS, INC.

RJY, INC.

ROAD RUNNER AUTO REPAIR SALES AND TOWING,

INC.

ROB'S NORTHWEST CONTRACTOR'S INC.

ROBCO, INC.

ROBERT H. HICKS, JR., C.P.A., INC., P.C.

ROCKY HILL, LTD.

ROI CORPORATION DBA ROI CORPORATION OF

DELAWARE

ROMANTIC WEDDING AFFAIRS, INC.

RON LEE INSURANCE, INC.

RON MAY'S SERVICE CENTRE, LTD.

RONDEAU BAY CONSTRUCTION, INC.

ROSS AUCTIONS, LTD.

ROSS ELECTRIC OF WASHINGTON, INC.

ROTH-FORD COMPANY, INC. RSA 693 CELLULAR, INC. RU-A-LA CORPORATION

RUNDOUIST INTERPRISES, INCORPORATED

RUTHERFORD CONSTRUCTION, INC.

RYAN & SON'S, INC.

RYAN, AARON & ASSOCIATES, INC.

SAFEGUARD HEALTH PLANS, INC.

SALUTE CORPORATION

SAMUELS ENTERPRISES, INC.

SCHOOLHOUSE SOFTWARE, INC.

SCI TRANSPORT GROUP, INC.

SCORE ATHLETIC PRODUCTS U.S., INC.

SCORPION INTERNATIONAL INC. SEA-PAC INTERNATIONAL, INC. SEAFOOD SALES ASTORIA, INC.

SEATTLE PLATEN COMPANY

SEAVIEW ELECTRIC, INC. SECURITY BALLISTICS, INC.

SELMA C. WEISMAN, INC., P.S.

SEMINARS WEST, INC.

SENIOR ESTATE SERVICES, INC.

SERENITY VILLAGE, INC.

SET POINT, INC. SHADY LADY, INC.

SHARED COMMUNICATIONS SERVICES OF PORT-

LAND, INC.

SHARON JORDAN AND ASSOCIATES, INC.

SHAWDON CORPORATION SHELTON INCORPORATED SHIN NISHOKU (USA) INC. SHOPPER'S EXPRESS, INC.

SHOWCASE HOME & DECOR INC.

SIGNATURE SERVICES DBA SIGNATURE SERVICES,

INC.

SILVER BIRCH ENTERPRISES, INC.

SIMONET CORPORATION, INC.

SKY CLIMBER, INC.

SKY VALLEY CONCRETE PUMPING, INC.

SKY-RIDE INC.

SKYLINE REALTY, INC.

SLEVIN'S INC.

SLN-GOTO AMERICA, INC.

SLOW TANGO PRODUCTIONS, LTD. SOUND EVENT MARKETING, INC. SOUND MARINE ENTERPRISES, INC. SOUTH SEATTLE AUTO ELECTRIC, INC.

[21] Miscellaneous

SOUTHERN CIF SERVICES OF FT. LAUDERDALE, INC.

SOUTHGATE OIL, INC.

SOUTHSTAR SPORTS MED INC.

SOUTHTRUST SECURITIES, INC.

SP AEROSPACE, INC.

SPECIALITY GRAPHICS, INC.

SPECTRUM FOODS, INC.

SPEEDY SIGN-A-RAMA USA, INC.

SPIRIT CONSTRUCTION INC.

SPLITFIRE, INC.

STAFFMAX LEISURE GROUP, INC.

STAR DISTRIBUTION, INC.

STEGNER GRAIN & SEED COMPANY

STEMILT DISTRIBUTING, INC. STEPHEN MAX SALONS, INC.

STERLING-BROCK INDUSTRIAL PRODUCTS, INC.

STEVEN D. ESAU HOMES, INC.

STONEHOCKER LOGGING CO., INC.

STRICK CORPORATION

STURDI-BAG, INC.

SUN FIRST COMPANY

SUNDOWN OFFSHORE, INC.

SUNFISH CORPORATION

SUNRISE YACHT BROKERAGE, INC.

SUPERIOR CONSTRUCTION, INC.

SURE-GUARD GUTTERS, INC.

SURESHOT INVESTMENTS LTD.

SURETRAC, INC.

SUZUKI CONSTRUCTION CORPORATION

SYMBOLICS, INC.

SYNERGY POWER (USA) CORPORATION

T & N INDUSTRIES, INC.

T J DISTRIBUTION, INC.

T R INTERIOR CONSTRUCTION, INC.

T T SERVICES, INC.

T. MARIA ENTERPRISES INC.

TACOMA SIGN COMPANY

TAG, INC.

TAHOE CONSTRUCTION CO.

TAMMRA WRIGHT FINE JEWELRY, INC.

TANGER FACTORY OUTLET CENTERS, INC.

TANNER COMPANIES, INC.

TAURUS ENTERPRISES INCORPORATED

TEAM AERO, INC.

TECHNICAL SALES ASSOCIATES, INC.

TECHNOLOGY TRANSFER, INC.

TERRACAN N.E. CAPITAL CORPORATION

TERRACAN USA CAPITAL CORPORATION

THAI SILK, INC.

THE 1ST TEE, INC.

THE BABYLON PROJECT, INC.

THE BEST GROUP, INC.

THE BOOKSTORE, INC.

THE CONIFER GROUP, INC.

THE CORNER BOAT SHOP INC.

THE FISHER HOYT GROUP, INC.

THE GILBERTSON CORPORATION

THE HEFLIN COMPANY, INC.

THE HOUSE DOCTOR, D.M., INC.

THE INVERNESS CORPORATION THE ISLAND-GROVE COMPANY

THE ISLAND-OROVE THE LODGE, INC.

THE MONTALVO CORPORATION

THE OFF RAMP CAFE INC.

THE OLD CANNERY PRODUCE INC.

THE PATON CORPORATION THE PHOTO MASTER, INC.

THE PROPERTY GUILD INCORPORATED

THE SOLECTRIC CORPORATION

THE TITAN CORPORATION DBA TITAN APPLICA-

TIONS INC.

THE WEST GROUP OF WASHINGTON, INC.

THEODORE BARRY & ASSOCIATES DBA THEODORE

BARRY & ASSOCIATES, INC.

THOMAS H. ENRIGHT CORPORATION

THUNDER ZONE, INC.

THYME AFTER THYME CATERING, INC.

TIE CORPORATION

TIFFANY MANOR TRAILER MANUFACTURING USA,

INC.

TIM O'BRIEN, INCORPORATED

TLA 1, INC.

TM WEST CORPORATION

TNT COFFEE, INC.

TOLSON, INC.

TORFIN ENTERPRISES, INC.

TOTAL MARKETING N.W., INC.

TP2 CONSTRUCTION, INC.

TRAILS & TUBS, INC.

TRAV CORPORATION

TRAVEL INCORPORATED

TRENDSET CUSTOM PAVERS, INC.

TRENHOLM HOUSE, INCORPORATED

TRIAD DOOR & MILLWORK, INC.

TRIDENT MARINE PRODUCTS, INC.
TRILLIUM MORTGAGE CORPORATION

TRIPLE CROWN CORPORATION

TRIPLE PRODUCTION, INC.

TRISHA LYNN MANAGEMENT CO.

TRIVENTURE INVESTMENTS, LTD.

TROY INCORPORATED

TSL, INC.

TUDOR HOUSE INVESTMENT COMPANY

TWENTY-TWENTY LEASING COMPANY

U.S. BUILDING MAINTENANCE, INC.

UB DEVELOPMENT COMPANY

ULTIMA SALES AND MARKETING, INC.

UNCHAINED, INC.

UNDERCOVER, INC.

UNI DISCOUNT INC.

UNIFORM BUILDERS, INC.

UNIPRO INC.

UNISON GROUP, INC.

UNITED MERCHANTS AND MANUFACTURERS, INC.

UNIVERSAL ALLIED PRODUCTS, LTD.

UNIVERSAL CARE MEDICAL CLINIC, INC.

UNIVERSAL FIXTURES & CABINETRY, INC.

UNIVERSITY EUROPEAN MOTORCARS, LTD.

UNIVEX, INC.

VAGABOND'S POWER EQUIPMENT, INC.

VALUE MERCHANTS, INC.

VANCOUVER MOTORS INC.

VANCOUVER TRADING INCORPORATED

VELLUTINI CORPORATION

VELTRU CONSTRUCTION, INC.

VENTEC, CORP.

VERNON E. BELL, INC.

VILLAGE AT THE SUMMIT, DIVISION II, INC.

VIREO, INC.

VIRTUAL EXPRESS, LTD.

VISION SYSTEMS AND TRAINING, INC.

VISIONS PLUS, INC.

VISIONS, NATIVE AMERICAN EMPLOYMENT SER-

VICES, INC.

W & S WASH. CORP.

W. S. HINDS CORPORATION

W.W. INC. OF THE NORTHWEST

WAKEFIELD MANAGEMENT INCORPORATED

WALTERMEYER PLUMBING INC.

WANG'S INTERNATIONAL TRADING CO., LTD.

WARBONNET CAFE AND TAVERN, INC.

WASHBURN PRODUCTIONS, INC.

WASHINGTON ADVOCATES INC.

WASHINGTON AUTOLUBE CORPORATION

WASHINGTON CENTERS FOR BUSINESS OWNERS,

INC.

WASHINGTON FAST FERRIES, INC.

WASHINGTON FENCE COMPANY

WASHOUGAL ELECTRIC & SHEET METAL, INC.

WATERFRONT PROPERTIES, INC.

WATSON & ASSOCIATES NW, P.C.

WENEX, INC.

WEST COAST TRANSPORT INC.

WEST SEATTLE PAINTING GENERAL CONTRAC-

TORS, INC.

WESTAR CAPITAL CORPORATION

WESTERN CASCADE CORP.

WESTERN COLOR, INC.

WESTERN TESTING LABORATORIES, INC.

WESTLINE INCORPORATED

WESTON NORTH WEST YACHT CHARTERS, INC.

WESTWAY ENTERPRISES, INC.

WESTWAY ONE, INC.

WILD NORTH PACIFIC SALMON BAGEL BUGGIES.

INC.

WILDFLOWERS OF WESTERN AUSTRALIA, INC.

WILEXCO, INC.

WILLIAM BLAIR, INC.

WILLIAM NORTON, INC.

WILLIAMSPORT WIREROPE WORKS, INC.

WISER DOCK SYSTEMS, INC.

WOLF & COMPANY PUBLISHING, INC.

WOMEN'S ENERGY, INC.

WORLD CAVALCADE, INC.

WORLD CENTER TRAVEL, INC.

WORLD PROPERTIES, INC.

WORLDMATE TRADING COMPANY, INC.

WRS, LTD.

YOKOHAMA ELECTRIC COMPANY USA, LTD.

YON ENTERPRISES LTD.

YOUNGS GROUP INC.

YUKON KATE'S, INC.

YULE BOON TRADING CO., LTD.

YW CORPORATION

Z-ONE ENTERPRISES, INC.

COFFE' CONNECTION ESPRESSO CO.

601 572 350 August 7, 1995

2-496902-4 Washington

CROCKERY STEAK & SEAFOOD, INC.

601 261 679 August 2, 1995

2-430127-7 Washington

ZGULL, INC.

601 477 965 August 3, 1995

2-475935-9 Washington

1ST INTERSTATE INVESTMENT CORPORATION

601 561 068 August 7, 1995

2-495115-4 Washington

REPCO, INC.

601 195 837 August 8, 1995

2-416386-7 Washington

UNITED WE STAND OF YAKIMA

601 470 997 August 11, 1995

2-474741-2

CD INFORMATION SERVICES, INC.

601 566 191 August 16, 1995

2-496380-3 Washington

SPACE DESIGNS, INC. P.S.

600 383 952 August 18, 1995

2-303999-3 Washington

THE JOSEPH HAYDN SOCIETY

601 472 564 August 21, 1995 2-474888-1 Washington

RODAX, INC.

600 601 276 August 29, 1995

2-324827-1 Washington

B.H.B. INVESTMENTS, INC.

601 451 040 August 14, 1995

2-470395-1 Washington

MASTERPIECE WOOD FLOORS, INC.

601 534 865 August 22, 1995

2-487774-8 Washington

SPARTA'S PIZZA AND SPAGHETTI HOUSE INC.

600 410 143 August 1, 1995

2-312505-7 Washington

I & I GLASS DESIGNERS, INC.

600 372 235 August 30, 1995

2-301543-1 Washington

KATHY RUDE ADVANCED DRIVING TECHNIQUES,

INC.

601 101 622 August 30, 1995

2-403106-4 Washington

NORTHWEST WATERSHED EDUCATION ALLIANCE 601 491 793 August 31, 1995 2-479257-4 Washington

FULMER AND COMPANY, INC. 600 182 999 August 28, 1995 2-249130-2 Washington

LATHROP ENTERPRISES LIMITED 578 004 980 August 28, 1995 2-119441-0 Washington

MEREDITH-GOSSLING CORPORATION 328 032 034 August 28, 1995 2-124117-9 Washington

ROBERT MC GLONE, INC. 600 528 605 August 28, 1995 2-343004-4 Washington

REGENERATIVE CONCEPTS LIMITED 601 556 418 August 29, 1995 2-493699-9 Washington

SEATTLE ROOF, INC. 600 637 576 August 29, 1995 2-378659-3 Washington

TIMBER HAULERS, INC. 600 300 139 August 25, 1995 2-269886-4 Washington

LUTZ BACKHOE SERVICE, INC. 600 561 801 August 22, 1995 2-352549-6 Washington

HEALTHCARE SPECIALISTS NW, P.C. 601 444 414 August 23, 1995 2-469123-0 Washington

NATURE'S QUALITY, INC. 601 498 866 August 21, 1995 2-480679-6 Washington

CONSTRUCTION EXPLOSIVES, INC. 600 311 918 August 17, 1995 2-280963-6 Washington

PERFECTED PETS NO. 2, INC. 601 436 841 August 17, 1995 2-328489-6 Washington

TWIN CITY PLUMBING, INC. 600 108 283 August 17, 1995 2-230803-5 Washington

THE KAMPONG FUND 2-324255-5 August 18, 1995 Washington HDR ARCHS. & ENGRS., P.S. 578 091 080 August 11, 1995 2-198912-4 Washington

INVEST-PLUS, INC. 601 518 286 August 11, 1995 2-585422-6 Washington

OMEGA FIVE, INC. 601 479 892 August 11, 1995 2-476663-6 Washington

WILLCO INDUSTRIAL LEASING, INC. 600 617 848 August 11, 1995 2-310776-6 Washington

PAPERWORK PLACE, INC. 601 189 572 August 14, 1995 2-415139-1 Washington

ASSOCIATED INDUSTRIES, INC. 600 189 816 August 10, 1995 2-255038-8 Washington

SOUND TAX & CONTROLLERS, INC. 601 405 338 August 10, 1995 2-460714-5 Washington

SILVER HERON, INC 601 269 475 August 7, 1995 2-432003-8 Washington

SWANSON FUEL, INC. 600 511 755 August 7, 1995 2-339288-9 Washington

DIGITALMEDIA, INC 601 631 746 August 8, 1995 2-512123-7 Washington

THE HICKERSON INSURANCE AGENCY, INC. 601 341 489 August 28, 1995 2-447063-5 Washington

BOAT INSURANCE AGENCY, INC. 601 439 709 August 3, 1995 2-468069-6 Washington

UNAM INVESTMENT CORPORATION, INC. 601 088 217 August 10, 1995 0-076593-3 Delaware

ASSOCIATION OF MEDICAL PROFESSIONALS 601 570 971 August 30, 1995 0-094064-3 Missouri

BDK, INC. dba BURD-END, INC. 601 113 552 August 31, 1995 0-078364-7 Wisconsin

FRESH WATER FARMS, INC. 601 612 968 August 28, 1995 0-098459-1 Idaho

FLEMING DIRECT SALES, INC. 601 482 752 August 24, 1995 0-090618-0 Nevada

ZURN CONSTRUCTORS, INC. 600 605 149 August 25, 1995 0-071335-4 California

THE MACNEAL-SCHWENDLER CORPORATION 601 341 084 August 31, 1995 0-085879-5 California

LIFE DIMENSIONS, INC. 601 344 911 August 15, 1995 0-085718-3 Nevada

B-SIDE CORPORATION 601 477 634 August 16, 1995 0-090309-6 Delaware

BLAIRLOGIE CAPITAL MANAGEMENT LIMITED 601 560 838 August 16, 1995 0-093624-5 Scotland

AMERICAN PREVENTIVE MEDICAL ASSOCIATION 601 440 016 August 7, 1995 0-089305-7 Delaware

ORYX GAS MARKETING COMPANY 601 213 012 August 7, 1995 0-080163-9 Delaware

ARCHER PIPE AND TUBE COMPANY, INC. 601 223 830 August 8, 1995 0-092602-2 California

THE MACNEAL-SCHWENDLER CORPORATION 601 342 084 August 31, 1995 0-085879-5 California

INCAMERICA CORP. 601 583 312 August 4, 1995 0-093787-0 Delaware

WSR 96-02-011 NOTICE OF PUBLIC MEETINGS DEPARTMENT OF LICENSING

(Real Estate Commission)
[Memorandum—December 19, 1995]

1996 Regularly Scheduled Washington Real Estate Commission Meetings

DATE

TENTATIVE MEETING LOCATION

March 7, 1996 (Planning Session) Olympia Location (TBD)

March 8, 1996

Department of Labor and Industries Auditorium Tumwater, Washington Tri-Cities location (TBD) Spokane location (TBD)

Seattle location (TBD)

June 7, 1996 September 18, 1996 December 6, 1996

WSR 96-02-012 NOTICE OF PUBLIC MEETINGS WASHINGTON STATE PATROL

[Memorandum—December 21, 1995]

FIRE PROTECTION CERTIFICATION AND ACCREDITATION GUIDELINE COMMITTEE MEETINGS 1996

February 1 9:00 a.m. to 12:00 p.m. Auburn 9:00 a.m. to 12:00 p.m. Richland April 5 9:00 a.m. to 12:00 p.m. Toppenish June 2 Spokane 9:00 a.m. to 12:00 p.m. August 2 9:00 a.m. to 12:00 p.m. Auburn October 4 9:00 a.m. to 12:00 p.m. Auburn December 6

Auburn location is King County Fire District 39-Station 4, 3700 320th, Auburn.

Toppenish location is 514 West 2nd Avenue, Toppenish. Spokane and Richland locations will be announced.

WSR 96-02-016 NOTICE OF PUBLIC MEETINGS PARKS AND RECREATION COMMISSION

[Memorandum-December 19, 1995]

The following is the schedule for the 1996 regular meetings of the Washington State Parks and Recreation Commission.

DATE	LOCATION
January 19	Tacoma
March 8	Olympia
April 26	Spokane
June 21	Ephrata
July 26	Long Beach
September 6	Friday Harbor
October 25	Port Angeles
December 6	Seattle

All commission meetings will begin at 9:00 a.m. on the day scheduled. The exact locations are yet to be determined, except for the January meeting which will be held at the Executive Inn, 5700 Pacific Highway East, Tacoma, WA.

Locations for the next regular meeting will be announced at the close of each regular meeting and may also be obtained thereafter by writing to the Director, Washington State Parks and Recreation Commission, P.O. Box 42650, Olympia, WA 98504-2650 or by calling (360) 902-8505.

In accordance with Executive Order 83-19, meeting sites will be selected which are barrier free to the greatest extend feasible. Braille or taped agenda items for the visually impaired and interpreters for those with hearing impairments will be provided if requested with adequate notice. Such requests should usually be made at least ten working days in advance of the scheduled meeting date and should be sent to the state parks address above.

WSR 96-02-020 NOTICE OF PUBLIC MEETINGS BELLEVUE COMMUNITY COLLEGE

[Memorandum—December 20, 1995]

Meetings of the board of trustees of Community College District VIII for 1996 will be held on the following dates:

> January 16 March 12 April 9 May 21 June 18 September 24 October 29 December 3

The meetings will begin with a study session at 12:30 p.m. in the Board Room, Bellevue Campus, Bellevue, Washington, followed by a business session at 1:30 p.m. In the event the board of trustees is unable to meet on the scheduled meeting date, a meeting may be scheduled and held as soon as possible, thereafter, or as otherwise announced. In the event the board of trustees is unable to meet, the chair of the board may order that no scheduled meeting of the board of trustees be held that month.

WSR 96-02-034 NOTICE OF PUBLIC MEETINGS DEPARTMENT OF HEALTH

(Board of Nursing Home Administrators) [Memorandum—December 19, 1995]

1996 BOARD MEETING DATES

Listed below are the dates and location of the Board of Nursing Home Administrators' meetings for 1996.

February 22 and 23, 1996 Wesley Homes Health Center 1122 South 216th Street

Des Moines, WA 98198

May 16 and 17, 1996 Rockwood Retirement Community

2903 East 26th Avenue Spokane, WA 99223

2903 East 26th Avenue

Spokane, WA 99223

August 8 and 9, 1996 WestCoast Sea-Tac Hotel 18220 Pacific Highway South

Seattle, WA 98188

October 24 and 25, 1996 Wesley Homes Health Center

1122 South 216th Street Des Moines, WA 98198

WSR 96-02-039 DEPARTMENT OF ECOLOGY

[Filed December 27, 1995, 2:26 p.m.]

NOTICE OF PUBLIC HEARING
Washington State Implementation Plan (SIP)
January 30, 1996

The Washington State Department of Ecology will be conducting a public hearing at the Southwest Air Pollution Control Authority (SWAPCA), 1308 N.E. 134th Street, Vancouver, WA, on Tuesday, January 30, 1996, at 1:00 p.m.

The purpose of the hearing will be to receive comments on submitting the Clark County carbon monoxide (CO) maintenance plan to the Environmental Protection Agency (EPA) with the request that they redesignate the Vancouver area to attainment of the carbon monoxide air quality standard. This plan was adopted by the SWAPCA board of directors on December 19, 1995.

Interested persons may provide written or oral comments at the hearing. Those comments need to be limited to the inclusion of the maintenance plan into the SIP. Written comments will be considered if postmarked no later than January 31, 1996, and should be sent to Lydia L. Blalock, Department of Ecology, P.O. Box 47600, Olympia, WA 98504-7600.

For information on the SIP submittal, or for a list of locations where a copy of the draft document can be reviewed, please contact Lydia Blalock at (360) 407-6860.

*Ecology is an equal opportunity and affirmative action employer. If you have special accommodation needs, please call Lydia Blalock at (306) 407-6860 (voice) or (360) 407-6006 (TDD only).

WSR 96-02-040 NOTICE OF PUBLIC MEETINGS TRANSPORTATION COMMISSION

[Memorandum—December 21, 1995]

The January 1996 Washington State Transportation Commission meetings will be held at 10:00 a.m. on Tuesday, January 16, 1996, at the PSRC Offices, 1011 Western Avenue, Suite 500, in Seattle; and at 1:00 p.m. on Wednesday, January 17, and 9:00 a.m. on Thursday, January 18, 1996, at the Transportation Building, Room 1D2, Olympia, Washington. There will be committee meetings at 9:00 a.m., Wednesday, January 17, also at the Transportation Building, Rooms 1D2 and 1D22.

The February 1996 Washington State Transportation Commission meetings will be held at 1:00 p.m. on Wednesday, February 14, and 9:00 a.m. on Thursday, February 15, 1996, at the Transportation Building, Room 1D2, Olympia, Washington. There will be committee meetings at 9:00 a.m., Wednesday, February 14, also at the Transportation Building, Rooms 1D2 and 1D22.

WSR 96-02-044 NOTICE OF PUBLIC MEETINGS RENTON TECHNICAL COLLEGE

[Memorandum—December 26, 1995]

Pursuant to RCW 42.30.075, please be advised that the Renton Technical College board of trustees' regular meetings during 1996 will be held on the second Tuesday of each month except for the months of July and August. Meetings will be held at 9:00 a.m. in the Administrative Conference Room, Building I, Renton Technical College, 3000 Northeast Fourth Street, Renton, WA 98056-4195.

January 9, 1996 February 13, 1996 March 12, 1996 April 9, 1996 May 14, 1996 June 11, 1996 July/August - No meeting September 10, 1996 October 8, 1996 November 12, 1996 December 10, 1996

WSR 96-02-059 BOARD ON GEOGRAPHIC NAMES

[Order 97-1—Filed January 2, 1996, 9:58 a.m.]

The following Determination of Geographic Names, being Order Number 97-1, done pursuant to chapter 43.126 RCW, is hereby transmitted to the Office of the Code Reviser for compilation and indexing pursuant to RCW 43.126.055.

- AGATE BAY: Populated place (unicorporated) elevation 94 m (310 ft.), 10.6 mk (6.6 mi) E of Bellingham, approx. 4 km (2.5 mi) S of Squalicum Lake on the NE shore of Lake Whatcom; Whatcom Co., Washington; Sec. 25, T38N, R3E and Sec 30, T38N, R4E, W.M.; 48° 45'22" N, 122° 21' 15" W. Approved by State Board 3/95; U.S. Board 7/95.
- BARNES CREEK: Stream, 1.2 km (0.8 mi.) long, heads at 47° 24' 19" N, 122° 18' 32" W, flows S to Massey Creek, between Des Moines and Zenith, 0.3 km (0.2 mi.) E of Puget Sound; King Co.; Washington; Sec 17, T22N, R4E, W.M.; 47° 24' 11" N, 122° 18' 08" W. Approved by State Board 3/92.
- BEN NEVIS: Summit, elevation 117 m (385 ft.) on Shaw Island 2.9 km (1.8 mi.) SW of Orcas; San Juan Co., Washington; Sec 29, T36N, R2W, W.M.; 48° 34' 50" N, 122 ° 58' 22" W. Approved by State Board 12/91; U.S. Board 4/92.
- BLEWETT PASS: Gap, elevation 1,250 m (4,102 ft.) in Wenatchee National Forest in Wenatchee Mountains, 2.7 km (1.7 mi.) N of Diamond Head; Chelan and Kittitas Counties; Washington; Secs 3 & 4, T21N, R18E, W.M.; 47° 20′ 08″ N, 120° 34′ 40″ W. Approved by State Board 9/92; U.S. Board 11/92.

- BREVICOMIS CREEK: Stream, 5.6 km (3.5 mi.) long in Okanagan National Forest, heads on NW slope of South Twentymile Peak at 48° 40' 34" N, 120° 04; 10" W, flows NW to the Chewuch River, 5.6 km (3.5 mi.) SE of Doe Mountain; Okanogan Co., Washington; 48° 41' 37" N, 120° 07' 46" W. Approved by State Board 12/90; U.S. Board 3/92.
- CALEDONIA: Populated place, elevation 7 m (23 ft.), on the Puget Sound, between Dash Point and Browns Point, 4.8 km (3 mi) NE of Tacoma; Pierce Co., Washington; Sec 16, T21N, R3E, W.M.; 47° 18' 34" N, 122° 25' 48" W. Approved by State-Board 9/93; U.S. Board 4/94.
- CALEDONIA BEACH: Beach, 0.8 km (0.5 mi), between Browns Point and Dash Point on the Puget Sound, 4.8 km (3 mi.) NE of Old Tacoma; Pierce Co., Washington; Sec 16, T21N, R3E, W.M.; 47° 18' 32" N, 122° 25' 48" W. Approved by State Board 9/93; U.S. Board 4/94.
- CARLSON BAY: Bay, located on the SE end of Anderson Island in the southern portion of the Puget Sound, 7.4 km (4.6 mi.) SW of Butterworth Reservoir and 1.1 km (0.7 mi.) SE of Treble Point; Pierce Co., Washington; Sec 7, T19N, R1E, W.M.; 47° 08' 47" N, 122° 43' 50" W. Approved by State Board 3/95; U.S. Board 7/95.
- CYPRESS HEAD: Cape, feature is the easternmost point on Cypress Island in Bellingham Channel, 3.2 km (2 mi.) SW of Clark Point and 7.2 km (4.5 mi.) NW of Anacortes; Skagit Co., Washington; Sec 34, T36N, R1E, W.M.; 48° 34' 05" N, 122° 40' 02" W; Approved by State Board 9/93.
- CYPRESS LAKE: Reservoir, 366 m (1,200 ft.) long, on Cypress Island, 1.6 km (1 mi.) SW of Eagle Harbor and 9.7 km (6 mi.) NW of Anacortes; Skagit Co., Washington; Sec 29, T36N, R1E, W.M.; 48° 34 '46" N, 122° 42' 37" W. Approved by State Board 9/93.
- DECATUR: Populated place (unincorporated), elevation 11 m (35 ft.), on the W shore of Decatur Island, one of the islands of the San Juan archipelago, 6 km (3.7 mi.) SE of the community of Port Stanley, San Juan Co., Washington; Sec 21, T35N, R1W, W.M.; 48° 30' 02 N, 122° 49' 06" W. Approved by State Board 3/95; U.S. Board 7/95
- DUCK LAKE: Lake, 183 m (600 ft.) long and 152 m (500 ft.) wide, on Cypress Island, 4.8 km (7 mi.) NW of Anacortes; Skagit Co., Washington; Sec 20, T36N, R1E, W.M.; 48° 35' 37" N, 122° 42' 30" W. Approved by State Board 9/93.
- ELBRIGHT CREEK: Stream, 2.6 km (1.6 mi.) long, heads at 47° 35' 46" N, 122° 03' 03"W flows SW then NW to Sammamish Lake, 1.6 km (1 mi.) SSW of Inglewood and 3.2 km (2 mi.) NW of Pine Lake; King Co., Washington; Sec 32, T25N, R6E, W.M.; 47° 36' 32" N, 122° 04' 22" W. Appoved by State Board 12/92.

- ENGLISH CAMP: Locale, on San Juan Island and Garrison Bay in San Juan Island National Historic Park, 2.4 km (1.5 mi.) S of the community of Roche Harbor; San Juan Co., Washington; Sec 26, T36N, R4W, W.M.; 48° 35' 12" N, 123° 08' 52" W. Approved by State Board 6/92.
- GEORGE DAVIS CREEK: Stream, 5.6 (3.5 mi.) long, heads at 47 ° 36' 43" N, 122 ° 01' 04" W, flows WNW to Lake Sammamish, 0.6 km (0.4 mi.) SW of Inglewood and 3.5 km (2.2 mi.) NW of Pine Lake, King Co., Washington; Sec 32, T25N, R6W, W.M.; 47° 36' 55" N, 122° 04' 04" W. Approved by State Board 3/93; U.S. Board 11/94.
- GIBSON PEAK: Summit, elevation 1,377 m (4,517 ft.) in Olympic National Forest between Quinault Ridge and Humptulips Ridge, 16.9 km (10.5 mi.) NW of Grisdale; Grays Harbor Co., Washington; 47° 28' 45" N, 123° 43' 51" W. Approved by State Board 6/91; U.S. Board 8/92.
- GIFFIN ROCKS: Island, in East Sound, 2.4 km (1.5 mi.) SE of the town of Eastsound; San Juan Co., Washington; Sec 24, T37N, R2W, W.M.; 48° 40′ 41″ N, 122° 52′ 58″ W. Approved by State Board 12/91; U.S. Board 4/92.
- GOODEVE CREEK: Stream, 11.3 km (7 mi.) long, heads in British Columbia at 49° 01' 42" N, 117° 42' 30" W, flows S to Franklin D. Roosevelt Lake in the Columbia River; Stevens Co., Washington and British Columbia; 48° 56' 33" N, 177° 44' 03" W, 1967 decision reafirmed; Approved by State Board 3/93; U.S. Board
- GUTHRIE COVE: Bay, 0.64 km (0.4 mi.) long on S side of Orcas Island, 4.8 km (3 mi.) E of Orcas; San Juan Co., Washington; Sec 24, T36N, R2W, W.M.; 48° 35' 30" N, 122° 52' 58" W. Approved by State Board 12/91; U.S. Board 4/92.
- HARSTINE ISLAND: Island, 14.5 km (9 mi.) by 5.6 km (3.5 mi.), located W of Case Inlet, in S Puget Sound, 16 km (10 mi.) N of Olympia; Mason Co., Washington; T19, 20, 21, R1W, Willamette Mer.; 47° 13' 55" N, 122° 53' 06" W. Approved by State Board 6/95.
- ISAKSON CREEK: Stream, 1.6 km (1 mi.) long, heads at 47 ° 46" 30" N, 121 ° 55' 22" W, flows SE to North Fork Cherry Creek, 1 km (0.6 mi.) W of Lake Margaret; King Co., Washington; Sec 4, T26N, R7E, W.M.; 47° 45; 57" N, 121° 54' 51" W. Approved by State Board 3/92.
- JACK WHITE SPRING: Spring, in Wenatchee National forest, 1.3 km (0.8 mi.) SSW of Garrison Spring and 6.7 km (4.2 mi.) SW of Table Mountain; Kittitas Co., Washington; Sec 33, T20N, R18E, W.M.; 47° 11' 12" N, 120° 35' 32" W. Approved by State Board 6/95.
- **KANIM CREEK:** Stream, 2.4 km (1.5 mi.) long, heads at 47 ° 35' 11" N, 122 ° 03' 22" W, flows NW to

- Sammamish Lake, 3.2 km (2 mi.) E of the community of Lake Hills; King Co., Washington; Sec 31, T25N, R6E, W.M.; 47° 36" 13" N, 122° 04' 41" W. Approved by State Board 12/92; U.S. Board 5/94.
- KILLEBREW LAKE: Lake, 0.32 km (0.2 mi.) long on Orcas Island, 3.2 km (2 mi.) E of Orcas; San Juan Co., Washington; Secs 13 & 14, T36N, R2W, W.M.; 48° 36′ 20" N, 122° 53′ 58" W. Approved by State Board 12/91; U.S. Board 4/92.
- LAKE SCANEWA: Reservoir, 16 km (10 mi.) long, heads on the Colwitz River in Big Bottom Valley, 1.6 km (1 mi.) downstream from the confluence with the Cispus River, 72 km (45 mi.) ESE of Chehalis at 46° 30' 37" N, 121° 58' 58" W, 21 km (13 mi.) SW of Randle; Lewis Co., Washington; T11, 12N, R6, 7E, W.M.; 46° 28' 00" N, 122° 06' 14" W. Approved by State Board 3/94; U.S. Board 9/95.
- LALONDE CREEK: Stream, 2.4 km (1.5 mi.) long, heads at 45° 41' 37" N, 122° 37' 08" W, flows NW to Salmon Creek in the community of Salmon Creek; Clark Co., Washington; Sec 36, T3N, R1E, W.M.; 45° 42' 32" N, 122° 38' 28" W. Approved by State Board 6/93.
- LANE SPIT: Cape, on NE coast of Lummi Island, 1.5 km (0.9 mi.) W of Gooseberry Point; E tip of the cape is Lummi Point; Whatcom Co., Washington; Sec 4, T37N and Sec 33, T38N, R1E, W.M.; 48° 44' 00" N, 122° 41' 25" W. Approved by State Board 3/92; U.S. Board 6/92.
- MASONRY POOL: Reservoir, 1.4 mi. long, 6 mi. SE of North Bend; King Co., Washington; Sec 11, T22N, R8E, W. M..; 47° 24' 45" N, 121° 45' 07" W; Approved by State Board 3/90; U.S. Board 4/90.
- MIMSI MARSH: Swamp, 0.4 km (0.2 mi.) long, 45.7 m (150 ft.) to 182.9 (600 ft.) wide, approx. 152.4 m (500 ft.) E of Biddle lake, situated immediately N of Evergreen Highway; Clark Co., Washington; Sec 37, T1N, R12E, W.M.; 45° 35' 47 "N, 122° 31' 50" W. Approved by State Board 3/92.
- MOUNT VALERIANOS: Summit, elevation 2,020 m (6,626 ft.), in the Buckhorn Wilderness and Olympic National Forest, 3.5 km (2.2 mi.) E of Mount Walkinshaw and 5.3 km (3.3 mi.) NE of Mount Deception; Jefferson Co., Washington; 47° 49' 58" N, 123° 11' 12" W. Approved by State Board 12/92.
- NORTH FORK SOL DUC RIVER: Stream, 21.7 km (13.5 mi.) long, in Olympic National Park, heads on the W slope of Mount Appleton at 47° 56' 54" N, 123° 44' 56" W, flows NW to the Sol Duc River, 4 km (2.5 mi.) SW of Fairholm and 6.4 km (4 mi.) SE of Mount Muller; Clallam Co., Washington; Sec 2, T29N, R10W, W.M.; 48° 02' 27" N, 123° 56' 57" W. Approved by State Board 6/91; U.S. Board 10/92.

- OAK LAKE: Lake, 305 m (1,000 ft.) long and 91 m (300 ft.) across, elevation 46 m (152 ft.) just S of Lake Sawyer and 2.4 km (1.5 mi.) W of Black Diamond; King Co., Washington; Sec 10, T21N, R6E, W.M.; 47° 19' 08" N, 122° 01; 59" W. Approved by State Board 3/95; U.S. Board 7/95.
- OLD BLEWETT PASS: Gap, elevation 1, 241 m (4,071 ft.) in Wenatchee National Forest, in Wenatchee Mountains, 3.4 km (2.1 mi.) NNE of the confluence of Iron Creek and Swauk Creek; Chelan and Kittitas Counties, Washington; Sec 35, T22N R17E, W.M., 47° 20' 54" N, 120° 40' 20" W. Approved by State Board 9/92; U.S. Board 11/92.
- OSPREY POND: Lake, 137 m (450 ft.) long and 91 m (300 ft.) across, on the eastern portion of Shaw Island, 4 km (2.5 mi.) SW of Orcas and 4.8 km (3 mi.) NW of Indian Cove; San Juan Co.; Washington; Sec 30, T36N, R2W, W.M.; 48° 35' 01" N, 122° 59' 27" W. Approved by State Board 6/93.
- PELICAN BEACH: Beach, at the N end of Cypress Island, 2.4 km (1.5 mi.) SW of Sinclair Island and 11.3 km (7 mi.) NW of Anacortes; Skagit Co.; Washington; Sec 17, T36N, R1E W.M. 48° 36′ 02″ N, 122° 42′ 00″ W. Approved by State Board 9/93.
- PINE LAKE CREEK: Stream, 3.2 km (2 mi.) long, heads in Pine Lake at 47° 35' 09" N, 122° 03' 04" W, flows NW to Kanim Creek (q.v.) and Sammamish Lake, 3.2 km (2 mi.) E of the community of Lake Hills; King Co., Washington; Sec 5, T24N, R6E, W.M.; 47° 35' 59" N, 122° 04' 33" W. Approved by State Board 12/92.
- SANCTUARY ARCH: Arch, 2.1 m (7 ft.) high and 4.6 m (15 ft.) wide, in Gifford Pinchot National Forest, 1.2 km (0.75 mi.) NE of Saint John Lake; Lewis Co., Washington; Sec 6, T11N, R10E, W.M.; 46° 28' 30" N, 121° 36' 18" W. Approved by State Board 3/90; U.S. Board 7/93.
- SOL DUC FALLS: Falls, in Olympic National Park, along the Sol Duc River, 4.3 km (2.7 mi.) SE of Sol Duc Hot Springs and 5.9 km (3.4 mi.) NW of Bogachiel Peak; Clallam Co.; Washington; 47° 57' 03" N, 123° 48' 50" W. Approved by State Board 6/91; U.S. Board 10/92.
- SOL DUC LAKE: Lake, 488 m (1,600 ft.) long, 396 m (1,325 ft.) wide, largest lake in the Seven Lakes Basin, in Olympic National Park, 2.4 km (1.5 mi.) N of Bogachiel Peak and 8 km (5 mi.) SE of Sol Duc Hot Springs; 1961 BGN decision revised; Clallam Co., Washington; 47° 55' 35" N, 123° 46' 50" W. Approved by State Board 6/91; U.S. Board 10/92.
- SOL DUC PARK: Flat, 0.8 km (0.5 mi.) across, in Olympic National Park, 4.8 km (3 mi.) S of Mount Appleton and 6.4 km (4 mi.) WNW of Mount Carrie; 1961 decision revised; Clallam Co., Washington; 47° 54′ 40″ N, 123° 43′ 35″ W. Approved by State Board 6/91; U.S. Board 10/92.

- SOL DUC VALLEY: Valley, 56.3 km (35 mi.) long, in Olympic National Forest, heads at 48 ° 03' 37" N, 124 ° 00' 01" W, trends WSW along the Sol Duc River to open out 5.9 km (3.7 mi.) WSW of Forks; Clallam Co., Washington; Sec 1, T28N, R14W, W.M.; 47° 57; 30" N, 124° 27' 00" W. Approved by State Board 6/91; U.S. Board 10/92.
- SOUTH FINGER ISLAND: Island, 1.1 km (0.7 mi.) long, in Echo Bay, between North Finger Island and Sucia Island; San Juan Co., Washington; Sec 25, T38N R2W, W.M.; 48° 45' 17" N, 122° 53' 32" W. Approved by State Board 6/92; U.S. Board 10/92.
- SOUTH FORK SOL DUC RIVER: Stream, 12.4 km (7.7 mi.) long, in Olympic National Forest, heads on the W slope of Pine Mountain at 47° 57' 06" N, 123° 58' 06" W, flows N to the Sol Duc River, 4.5 km (2.8 mi.) SW of Fairholm and 6.4 km (4 mi.) SSE of Mount Muller; Clallam Co., Washington; Sec 2 T29N, R10W, W.M.; 48° 02' 22" N, 123° 57' 12" W; Approved by State Board 6/91; U.S. Board 10/92.
- STELLA SWAMP: Swamp, 168 m (550 ft.) long and 122 m (400 ft.) wide, in the center of Cypress Island, 1.6 km (1 mi.) SW of Eagle Harbor and 9.7 km (6 mi.) NW of Anacortes; Skagit Co.; Washington; Sec 29, T36N, R1E, W.M.; 48° 34' 32" N, 122° 42' 22" W. Approved by State Board 9/93.
- SWEETGRASS RIDGE: Ridge, highest elevation 1,819 m (5,967 ft.) 4.5 km (2.8 mi.) long, in Okanogan National Forest, 0.8 km (0.5 mi.) N of Sweetgrass Butte and 12.9 km (8 mi.) NE of Mazama; Okanogan Co., Washington; 48° 42′ 40″N, 120° 19; 25″ W, (N end), 48° 40′ 26″N, 120° 18′ 18″ W, (S end). Approved by State Board 12/90. Approved U.S. Board 3/92.
- SWITZLER CANYON: Valley, 16.6 km (10.3 mi.) long, heads at 46° 04' 47" N, 119° 04' 46" W, trends SSW to Lake Wallula in the Columbia River, 8.9 km (5.5 mi.) SW of Juniper, Oregon; Benton Co., Washington; Sec 6, T5N, R30E, W.M.; 45° 56' 40" N, 119° 06' 27" W. Approved by State Board 9/92.
- SWOFFORD POND: Reservoir, 1.9 km (1.2 mi.) long and 0.8 km (0.5 mi.) wide, 9.2 km (5.7 mi.) N of Coyote Mountain and S of Riffe Lake; Lewis Co., Washington; Secs 26 & 27, T12N, R3E, W.M.; 46° 29' 55" N, 122° 24' 15" W. Approved by State Board 12/91; U.S. Board 9/92.
- TRASK LAKE: Lake, 396 m (1,300 ft.) long and 152 m (500 ft.) across, W of Mason Lake and 9.4 km (5.8 mi.) NW of Walkers Landing; Mason Co., Washington; Sec 6, T21N, R2W, W.M.; 47° 20' 00" N, 122° 59' 17" W. Approved by State Board 6/93; U.S. Board 11/95.
- UNITED NATIONS CREEK: Stream, 1.5 m (0.9 mi.) long, heads at 47° 23" 57" N, 122° 08" 18" W, flows NW to Big Soos Creek, 2.4 km (1.5 mi.) SW of Lake Youngs and 10.5 km (6.5 mi.) SE of Renton; King Co., Wash-

[29] Miscellaneous

ington; Sec 10, T22N, R5E, W.M.; 47° 24' 09" N, 122° 09' 23" W. Approved by State Board 3/92; U.S. Board 9/93.

VAUGHN CREEK: Stream, 2.7 km (1.6 mi.) long, heads at 47° 21' 37" N, 122° 44' 28" W in Sec 25, T22N, R1W and flows SE to Sec 2, T21N, R1W into Vaugh Bay; Pierce Co., Washington; T21 & 22 N, R1W, W.M.; 47° 20' 31" N, 122° 45' 45" W. Approved by State Board 9/92.

VEAZIE: Locale, 5.5 km (3.4 mi.) NE of Enumclaw; King Co., Washington; Sec 6, T20N, R7E, W.M.; 47° 14' 52" N, 121° 57' 13" W. Approved by State Board 1/93.

WADE ISLAND: Island, 243.8 m (800 ft.) long, 30.5 m (100 ft.) wide, in Lake Wallula Section of the Columbia River, 4.3 km (2.7 mi.) SE of Bateman Island; Franklin Co., Washington; Sec 27, T9N, R29E, W.M.; 46° 13′ 57" N, 119° 10′ 17" W. Approved by State Board 9/95.

WEISS CREEK: Stream, 3.5 km (2.2 mi.) long, heads at 47° 42′ 50″ N, 121° 58′ 10″ W, flows SE to the Snoqualmie River at Stewart, 4.8 km (3 mi.) NW of Carnation; King Co., Washington; Sec 32, T26N, R7E, W.M.; 47° 40′ 18″ N, 121° 56′ 43″ W. Approved by State Board 3/90.

WESTCOTT BAY: Bay, along San Juan Island, 1.5 km (0.9 mi.) long, in San Juan Island National Historic Park, opens out to Mosquito Pass and Haro Strait, S of the community of Roche Harbor; San Juan Co., Washington; 48° 35' 58"N, 123° 08' 43" W. Approved by State Board 9/91; U.S. Board 7/92.

WILCOX LAKES: Lakes; in N Cascades National Park and Stephen Mather Wilderness, along the E Fork Newhalem Creek, 1.8 km (1.1 mi.) NW of Stout lake; Skagit Co., Washington; 48° 36' 05" N, 121° 10' 22" W. Approved by State Board 3/95; U.S. Board 10/95.

WILKESON CREEK: Stream, 19.6 km (12.2 mi.) long, in Snoqualmie National Forest, heads at 47° 02' 49" N, 121° 56' 54" W, flows NW to South Prairie Creek, 1.5 km (0.9 mi.) E of community of South Prairie; Pierce Co., Washington; Sec 17, T19N, R6E, W.M.; 47° 08' 58" N, 122° 04' 34" W. Approved by State Board 6/91; U.S. Board 6/92.

ZACKUSE CREEK: Stream, 1.9 km (1.2 mi.) long, heads at 47° 36′ 04" N, 122° 03′ 10" W, flows NW to Lake Sammamish, 1 km (0.6 mi.) SW of Inglewood and 3.4 km (2.1 mi.) NW of Pine Lake; King Co., Washington; Sec 32, T25N, R6E, Willamette Mer.; 47° 36′ 44" N, 122° 04′ 07" W. Approved by State Board 3/93; U.S. Board 11/94.

Reviser's note: The spelling errors in the above material occurred in the copy filed by the agency and appear in the Register pursuant to the requirements of RCW 34.08.040.

Reviser's note: The typographical errors in the above material occurred in the copy filed by the agency and appear in the Register pursuant to the requirements of RCW 34.08.040.

WSR 96-02-060 NOTICE OF PUBLIC MEETINGS TACOMA COMMUNITY COLLEGE

[Memorandum—December 28, 1995]

BOARD MEETING SCHEDULE FOR TACOMA COMMUNITY COLLEGE

The 1996 meeting schedule for the board of trustees of Tacoma Community College District 22 is as follows:

Dalson Doom, TCC, Duilding 7

January 4, 1996	Baker Room, ICC, Building /
February 1, 1996	TCC Downtown, 1501 Pacific Avenue
March 7, 1996	Baker Room, TCC, Building 7
April 4, 1996	Tacoma Mall Learning Center/Tacoma Mall
May 2, 1996	Baker Room, TCC, Building 7
June 6, 1996	Baker Room, TCC, Building 71 [7]
July 11, 1996	Gig Harbor Peninsula Center, Gig Harbor
August 1, 1996	Baker Room, TCC, Building 7
September 5, 1996	Baker Room, TCC, Building 7
October 3, 1996	Baker Room, TCC, Building 7
November 7, 1996	Baker Room, TCC, Building 7
December 5, 1996	Baker Room, TCC, Building 7

All meetings of the board will be held at 4:00 p.m.

WSR 96-02-061 NOTICE OF PUBLIC MEETINGS DEPARTMENT OF AGRICULTURE

(Apple Commission)
[Memorandum—December 28, 1995]

The special meetings of the Washington Apple Commission fall on the second Thursday of each month, alternating between Yakima and Wenatchee, Washington. So far this year there will not be a January or April meeting. The annual meeting falls on the third Wednesday in the month of March. The June meeting will be on June 10 and 11, 1996, at the Bellevue Hyatt, Bellevue, Washington.

WSR 96-02-062 NOTICE OF PUBLIC MEETINGS DEPARTMENT OF LICENSING

(Board of Registration for Architects)
[Memorandum—December 28, 1995]

1996 SCHEDULE OF REGULAR BOARD MEETINGS BOARD OF REGISTRATION FOR ARCHITECTS

Meeting Date	Location	Time
January 26	University of Washington Deans Conference Room 2nd Floor, 224, Gould Hall Seattle, Washington	9:00 a.m.
April 25	Professional Licensing Building Conference Room, 1st Floor 405 Black Lake Boulevard Olympia, WA	1:00 p.m.

Miscellaneous [30]

\	April 26	Washington State University Room 521 Carpenter Hall Pullman, Washington	9:00 a.m.
,	May 24	Wyndham Garden Hotel 18118 Pacific Highway South International Drive Highway 99 SeaTac, WA	9:00 a.m.
	July 12	Wyndham Garden Hotel 18118 Pacific Highway South International Drive Highway 99 SeaTac, WA	9:00 a.m.
	September 19-20	Red Lion at the Quay Portside Meeting Room 100 Columbia Street Vancouver, WA	9:00 a.m.
	November 15	Wyndham Garden Hotel 18118 Pacific Highway South International Drive Highway 99 SeaTac, WA	9:00 a.m.

WSR 96-02-063 NOTICE OF PUBLIC MEETINGS DEPARTMENT OF HEALTH

(Radiologic Technology Ad Hoc Committee) [Memorandum—December 28, 1995]

The Washington State Radiologic Technology Ad Hoc Committee meeting dates are as follows:

May 10, 1996 August 1996 (tentative)

PLEASE NOTE - Meeting locations will be announced via the meeting agenda, two weeks prior to the meeting date.

WSR 96-02-064 EXECUTIVE ORDER OFFICE OF THE GOVERNOR

[EO 95-07]

ESTABLISHING A LIMITED ROLE FOR THE DEPARTMENT OF REVENUE COMPLIANCE DIVISION AS A "CRIMINAL JUSTICE AGENCY"

WHEREAS, the Compliance Division, within the Department of Revenue, is responsible for the discovery and collection of taxes and fees in the state of Washington; and

WHEREAS, the willful failure to pay tax is a criminal offense under the laws of the state of Washington; and

WHEREAS, interstate vehicle registration, driver's licensing information, and Department of Corrections files are important tools for skip tracing non-compliant taxpayers; and

WHEREAS, this information is only available through the use of Criminal Justice Information System access to which is restricted to Criminal Justice Agencies;

NOW THEREFORE, I, Mike Lowry, Governor of the state of Washington, by virtue of the power vested in me, do

hereby designate the Compliance Division of the Department of Revenue as a Criminal Justice Agency for the limited purpose of providing reasonable access to interstate vehicle registration, driver's licensing information, and Department of Corrections files in order to locate non-compliant taxpayers, collect taxes due to the state of Washington, and protect the health and safety of employees by all lawful means.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Seal of the State of Washington to be affixed at Olympia this 29th day of December, A.D., nineteen hundred and ninety-five.

Mike Lowry
Governor of Washington

BY THE GOVERNOR:

Ralph Munro
Secretary of State

WSR 96-02-068 NOTICE OF PUBLIC MEETINGS FOREST PRACTICES BOARD

[Memorandum-January 2, 1996]

Notice of 1996 Regular Meetings of the Forest Practices Board

Per WAC 222-08-040, the Forest Practices Board will hold regular meetings on:

February 14, 1996 May 8, 1996 August 14, 1996 November 13, 1996

The February 14 meeting will take place at 9 a.m. at the Natural Resources Building in Olympia. Notice of locations and times for the other regular meetings will be published in the register.

Dates, locations and times of any special meetings held by the board will also be published in the register.

For more information, contact the Forest Practices Board recording secretary at DNR-Forest Practices Division, P.O. Box 47012, Olympia, WA 98504-7012, phone (360) 902-1413, FAX (360) 902-1784.

WSR 96-02-074 NOTICE OF PUBLIC MEETINGS WORKFORCE TRAINING AND EDUCATION COORDINATING BOARD

[Memorandum-January 2, 1996]

MEETING NOTICE

WASHINGTON STATE
WORKFORCE TRAINING AND
EDUCATION COORDINATING BOARD

MEETING NO. 43 JANUARY 23, 1996

WASHINGTON STATE DEPARTMENT OF LABOR AND INDUSTRIES AUDITORIUM (FIRST FLOOR) 7273 LINDERSON WAY S.W. TUMWATER, WA (360) 902-5804

On January 22, 1996, L & I Auditorium, at 7:00 - 9:00 p.m., the Workforce Training and Education Coordinating Board will conduct a work session. No action will be taken.

On January 23, 1996, L & I Auditorium, at 8:00 a.m - 3:00 p.m., the Workforce Training and Education Coordinating Board will hold its regular business meeting on Tuesday, January 23, beginning at 8:00 a.m. The meeting will be held in the auditorium at the Department of Labor and Industries Building, Tumwater, Washington. Agenda items will include board action on: Workforce training gap analysis, format and schedule for 1996 annual report to the legislature, the Washington state performance management system, and priorities for federal funds under the Carl Perkins Voc Ed and Job Training Partnership Acts. Board members will also discuss: Workforce training system evaluation, Higher Education Coordinating Board master plan, federal workforce policy changes, follow-up to the education summit, and the upcoming legislative session.

The meeting site is barrier free. People needing special accommodations, please call Anne Townsend at least ten days in advance at (360) 753-5677.

WSR 96-02-075 NOTICE OF PUBLIC MEETINGS UNIVERSITY OF WASHINGTON

[Memorandum-December 29, 1995]

In accordance with RCW 42.30.075, the University of Washington is providing the following list of meeting schedules for governing bodies of schools, colleges, departments and programs at the university that maintain regular meeting schedules at the University of Washington Public Records Office.

[These schedules are available for public inspection at the following address: Public Records Office, University of Washington, 4014 University Way N.E., Seattle, WA 98195]

Aeronautics and Astronautics

Anesthesiology

Animal Care Committee

Anthropology

Astronomy

Associated Students of University of Washington

Biochemistry

Biological Structures

Botany

Chemical Engineering

Chemistry

Civil Engineering

Classics

Comparative Medicine

Comparative Religion

Drama **Endodontics**

Epidemiology

Miscellaneous

Electrical Engineering Engineering, College of Faculty Senate Fisheries

Graduate and Professional Student Senate

Graduate School Industrial Engineering International Studies Jewish Studies

Latin American Studies Program

Law

Library Science and Information Materials Science and Engineering

Mathematics

Medical History and Ethics School of Medicine Deans

Microbiology

Molecular Biotechnology

Music

Near Eastern Languages and Literature NW Center for Research on Women

Oceanography Oral Biology

Oral and Maxillofacial Surgery

Pediatrics

Pharmacy, Department of Pharmacy, School of

Physics

Prosthodontics

Public Health and Community Medicine

Regents

Scandinavian Languages and Literature

SEPA Committee Social Work

Sociology

Southeast Asian Studies Technical Communication

University of Washington Medical Center Board

Use of University Facilities Committee

WSR 96-02-076 NOTICE OF PUBLIC MEETINGS **GAMBLING COMMISSION**

[Memorandum-January 3, 1996]

1996 COMMISSION MEETING SCHEDULE

January 11 and 12 Silverdale On The Bay/

> West Coast Hotel 3037 Bucklin Hill Road Silverdale, WA 98310

(360) 698-1000

Ramada Governor House February 8 and 9

621 Capitol Way South Olympia, WA 98501

(360) 352-7700

Red Lion Inn/Yakima Valley March 14 and 15

1507 North 1st Street Yakima, WA 98901 (509) 248-7850

April 11 and 12 The Inn at Semi-ah-moo

9565 Semiahmoo Parkway Blaine, WA 98230-9326

(360) 371-2000

May 9 and 10 Red Lion Inn at the Quay

100 Columbia

Vancouver, WA 98660

(360) 694-8341

June 13 and 14 La Conner Country Inn/

Vantage Room

107 South Second Street LaConner, WA 98257

(360) 466-3101

July 11 and 12 Pasco Red Lion

2525 North 20th Pasco, WA 99301 (509) 547-0701

August 8 and 9 Icicle Inn/Best Western

505 State Hwy 2 Leavenworth, WA (509) 548-7000

September 12 and 13 Be

Bellevue

(meeting site undecided)

October 10 and 11

Executive Inn

5700 Pacific Highway East

Tacoma/Fife, WA 98424

(206) 922-0080

November 14 and 15

Ramada Inn/Airport Spokane, Washington

(509) 838-5211

No meeting in December.

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KEY TO TABLE

This table covers the current calendar year through this issue of the Register and should be used to locate rules amended, adopted, or repealed subsequent to the publication date of the latest WAC or Supplement.

Symbols:

AMD = Amendment of existing section

A/R = Amending and recodifying a section

DECOD = Decodification of an existing section

NEW = New section not previously codified

OBJEC = Notice of objection by Joint Administrative Rules Review Committee

PREP = Preproposal comments

RE-AD = Readoption of existing section

RECOD = Recodification of previously codified

section

REP = Repeal of existing section

RESCIND = Rescind previous emergency rule

REVIEW = Review of previously adopted rule

Suffixes:

-P = Proposed action

-C = Continuance of previous proposal

-E = Emergency action

-S = Supplemental notice

-W = Withdrawal of proposed action

No suffix means permanent action

WAC # shows the section number under which an agency rule is or will be codified in the Washington Administrative Code.

WSR # shows the issue of the Washington State Register where the document may be found; the last three digits identify the document within the issue.

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-21	PREP	95-11-115	16-158	AMD	95-13-072	16-164-090	AMD	95-13-07
-21-010	AMD-P	95-14-044	16-158-010	AMD-P	95-10-098	16-164-100	AMD-P	95-10-09
-21-010	AMD	95-17-070	16-158-010	AMD	95-13-072	16-164-100	AMD	95-13-07
-21-010	AMD-P	95-14-044	16-158-020	AMD-P	95-10-098	16-166	PREP	95-07-0
-21-020	AMD	95-17-070	16-158-020	AMD	95-13-072	16-166-010	REP-P	95-10-1
21-040	AMD-P	95-14-044	16-158-025	NEW-P	95-10-098	16-166-010	REP	95-13-0
21-040	AMD-I AMD	95-17-070	16-158-025	NEW	95-13-072	16-166-020	REP-P	95-10-1
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6-145-020	NEW	96-01-041	16-164-080	AMD-P	95-10-099	16-414-085	NEW-P	95-09-0
6-158	PREP	95-07-015	16-164-080	AMD	95-13-073	16-414-085	NEW	95-13-
6-158	AMD-P	95-10 - 098	16-164-090	AMD-P	95-10-099	16-414-090	AMD-P	95-09-

WAC #		WSR #	WAC#		WSR #	WAC#		WSR #
								WSK#
16-414-090	AMD	95-13-038	16-557-020	AMD-P	95-12-090	16-700-011	NEW	95-15-101
16-414-095	NEW-P	95-09-038	16-557-020	AMD	95-17-116	16-750	PREP	95-13-089
16-414-095 16-461-010	NEW AMD-P	95-13-038	16-560-060001	AMD-P	95-19-102	16-750-005	AMD-E	95-16-112
16-461-010	AMD-P	95-09-038 95-13-038	16-580 16-580	PREP	95-08-004	16-750-005	AMD-P	95-24-112
16-493-001	NEW-P	95-15-097	16-580-020	AMD-C	95-17-115	16-750-011	AMD	95-06-002
16-493-001	NEW	95-17-098	16-580-020	AMD-P AMD	95-10-096 95-22-035	16-750-011	AMD-P	95-24-112
16-493-005	NEW-P	95-15-097	16-580-020	AMD-P	95-10-096	16-750-015 16-750-015	AMD	95-06-002
16-493-005	NEW	95-17-098	16-580-070	AMD	95-22-035	30	AMD-P PREP	95-24-112
16-493-010	NEW-P	95-15-097	16-585-010	NEW-P	95-05-071	30-01-010	AMD-P	95-11-095 95-12-098
16-493-010	NEW	95-17-098	16-585-010	NEW	95-15-102	30-01-010	AMD	95-15-040
16-493-015	NEW-P	95-15-097	16-585-020	NEW-P	95-05-071	30-01-020	AMD-P	95-12-098
16-493-015	NEW	95-17-098	16-585-020	NEW	95-15-102	30-01-020	AMD	95-15-040
16-493-020	NEW-P	95-15-097	16-585-030	NEW-P	95-05-071	30-01-030	REP-P	95-12-098
16-493-020 16-493-025	NEW NEW-P	95-17-098	16-585-030	NEW	95-15-102	30-01-030	REP	95-15-040
16-493-025	NEW-P	95-15-097 95-17-098	16-585-040	NEW-P	95-05-071	30-01-040	AMD-P	95-12-098
16-493-030	NEW-P	95-17-098 95-15-097	16-585-040 16-585-050	NEW NEW-P	95-15-102	30-01-040	AMD	95-15-040
16-493-030	NEW	95-17-098	16-585-050	NEW-P	95-05-071 95-15-102	30-01-050 30-01-050	AMD-P	95-12-098
16-493-035	NEW-P	95-15-097	16-585-060	NEW-P	95-05-071	30-01-060	AMD AMD-P	95-15-040
16-493-035	NEW	95-17-098	16-585-060	NEW	95-15-102	30-01-060	AMD-P	95-12-098 95-15-040
16-493-040	NEW-P	95-15-097	16-585-070	NEW-P	95-05-071	30-02-010	NEW-P	95-13-040
16-493-040	NEW	95-17-098	16-585-070	NEW	95-15-102	30-02-010	NEW	95-15-040
16-493-045	NEW-P	95-15-097	16-585-080	NEW-P	95-05-071	30-04-040	AMD-P	95-12-098
16-493-045	NEW	95-17-098	16-585-080	NEW	95-15-102	30-04-040	AMD	95-15-040
16-493-050	NEW-P	95-15-097	16-585-090	NEW-P	95-05-071	30-04-050	AMD-P	95-12-098
16-493-050	NEW	95-17-098	16-585-090	NEW	95-15-102	30-04-050	AMD	95-15-040
16-495-200 16-495-200	NEW-P	95-11-118	16-620-105	NEW-P	95-18-103	30-04-060	AMD-P	95-12-098
16-495-205	NEW-W NEW-P	95-14-034 95-11-118	16-620-105 16-674	NEW	95-23-019	30-04-060	AMD	95-15-040
16-495-205	NEW-W	95-14-034	16-674-010	PREP AMD-P	95-17-034	30-04-090	AMD-P	95-12-098
16-495-210	NEW-P	95-11-118	16-674-010	AMD-P	95-21-098 96-01-040	30-04-090 30-04-100	AMD REP-P	95-15-040
16-495-210	NEW-W	95-14-034	16-674-059	NEW-P	95-09-090	30-04-100	REP-P	95-12-098
16-495-215	NEW-P	95-11-118	16-674-059	NEW-W	95-11-070	30-04-110	REP-P	95-15-040 95-12-098
16-495-215	NEW-W	95-14-034	16-674-060	AMD-P	95-09-090	30-04-110	REP	95-15-040
16-495-220	NEW-P	95-11-118	16-674-060	AMD-W	95-11-070	30-08-030	AMD-P	95-12-098
16-495-220	NEW-W	95-14-034	16-674-060	REP-P	95-21-098	30-08-030	AMD	95-15-040
16-495-225	NEW-P	95-11-118	16-674-060	REP	96-01-040	30-08-040	AMD-P	95-12-098
16-495-225	NEW-W	95-14-034	16-674-065	NEW-P	95-21-098	30-08-040	AMD	95-15-040
16-495-230 16-495-230	NEW-P NEW-W	95-11-118	16-674-065	NEW	96-01-040	30-12-010	AMD-P	95-12-098
16-495-235	NEW-W NEW-P	95-14-034 95-11-118	16-674-070 16-674-070	REP-P	95-21-098	30-12-010	AMD	95-15-040
16-495-235	NEW-W	95-14-034	16-674-080	REP AMD-P	96-01-040 95-09-090	30-12-020 30-12-020	REP-P	95-12-098
16-495-240	NEW-P	95-11-118	16-674-080	AMD-P	95-11-070	30-12-020	REP AMD-P	95-15-040
16-495-240	NEW-W	95-14-034	16-674-080	AMD-P	95-21-098	30-12-030	AMD-P AMD	95-12-098 95-15-040
16-495-245	NEW-P	95-11-118	16-674-080	AMD	96-01-040	30-12-050	AMD-P	95-13-040 95-12-098
16-495-245	NEW-W	95-14-034	16-674-090	AMD-P	95-21-098	30-12-050	AMD	95-15-040
16-495-250	NEW-P	95-11-118	16-674-090	AMD	96-01-040	30-12-060	AMD-P	95-12-098
16-495-250	NEW-W	95-14-034	16-674-092	NEW-P	95-21-098	30-12-060	AMD	95-15-040
16-495-255	NEW-P	95-11-118	16-674-092	NEW	96-01-040	30-12-070	REP-P	95-12-098
16-495-255 16-497-005	NEW-W AMD-P	95-14-034	16-674-095	NEW-P	95-21-098	30-12-070	REP	95-15-040
16-497-005	AMD-P AMD	95-15-098 95-18-033	16-674-095	NEW	96-01-040	30-12-080	AMD-P	95-12-098
16-497-030	AMD-P	95-15-098	16-674-100 16-674-100	REP-P	95-21-098 •	30-12-080	AMD	95-15-040
16-497-030	AMD	95-18-033	16-675-010	REP AMD-P	96-01-040 95-17-093	30-12-090	AMD-P	95-12-098
16-529-150	PREP	95-17-114	16-675-010	AMD-F	95-17-093 95-21-097	30-12-090 30-12-100	AMD	95-15-040
16-529-150	AMD-P	95-20-085	16-675-029	REP-P	95-09-089	30-12-100	AMD-P AMD	95-12-098
16-532-035	PREP	95-09-079	16-675-029	REP-W	95-11-071	30-12-100	REP-P	95-15-040 95-12-098
16-532-035	AMD-P	95-10-095	16-675-029	REP-P	95-17-093	30-12-120	REP-F	95-12-098 95-15-040
16-532-035	AMD	95-17-118	16-675-029	REP	95-21-097	30-12-140	REP-P	95-12-098
16-532-040	PREP	95-09-079	16-675-030	AMD-P	95-09-089	30-12-140	REP	95-15-040
16-532-040	AMD-P	95-10-095	16-675-030	AMD-W	95-11-071	30-12-160	AMD-P	95-12-098
16-532-040	AMD	95-17-118	16-675-030	AMD-P	95-17-093	30-12-160	AMD	95-15-040
16-532-101 16-532-120	PREP	95-09-079	16-675-030	AMD	95-21-097	30-14-010	NEW-P	95-12-098
16-532-120	PREP AMD-P	95-09-079 95-10-095	16-675-039 16-675-039	REP-P	95-09-089	30-14-010	NEW	95-15-040
16-532-120	AMD-P AMD	95-10-093 95-17-118	16-675-039	REP-W REP-P	95-11-071	30-14-020	NEW-P	95-12-098
16-536-020	PREP	95-08-005	16-675-039	REP-P REP	95-17-093 95-21-097	30-14-020 30-14-030	NEW D	95-15-040
16-536-020	AMD-P	95-12-089	16-675-040	AMD-P	95-09-089	30-14-030	NEW-P NEW	95-12-098
16-536-020	AMD	95-17-117	16-675-040	AMD-W	95-11-071	30-14-040	NEW-P	95-15-040
16-540-040	PREP	95-17-113	16-675-040	AMD-P	95-17-093	30-14-040	NEW-P	95-12-098 95-15-040
16-540-040	AMD-P	95-20-084	16-675-040	AMD	95-21-097	30-14-050	NEW-P	95-12-098
16-557-010	PREP	95-08-003	16-700-011	NEW-P	95-12-091	30-14-050	NEW	95-15-040
Table	•			[2]				5.0
				f - 1				

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
30-14-060	MEW-P	95-12-098	30-20-080	REP	95-15-040	30-32-010	REP-P	95-12-09
30-14-060	NEW	95-15-040	30-20-090	REP-P	95-12-098	30-32-010	REP	95-15-04
30-14-070	NEW-P	95-12-098	30-20-090	REP	95-15-040	30-32-020	REP-P	95-12-09
30-14-070	NEW	95-15-040	30-20-100	REP-P	95-12-098	30-32-020	REP	95-15-04
30-14-080	NEW-P	95-12-098	30-20-100	REP	95-15-040	30-32-030	REP-P	95-12-09 95-15-04
30-14-080	NEW	95-15-040	30-20-110	REP-P	95-12-098	30-32-030	REP REP-P	95-13-04 95-12 - 09
30-14-090	NEW-P	95-12-098	30-20-110	REP	95-15-040	30-32-040		95-12-09
30-14-090	NEW	95-15-040	30-20-120	REP-P	95-12-098	30-32-040	REP REP-P	95-13-04
30-14-100	NEW-P	95-12-098	30-20-120	REP	95-15-040	30-32-050 30-32-050	REP	95-12-09
30-14-100	NEW	95-15-040	30-22-010	NEW-P NEW	95-12-098 95-15-040	30-32-060	REP-P	95-12-09
30-14-110	NEW-P	95-12-098	30-22-010 30-22-020	NEW-P	95-12-098	30-32-060	REP	95-15-04
30-14-110	NEW	95-15-040	30-22-020	NEW-P	95-15-040	30-32-070	REP-P	95-12-09
30-16-010	REP-P REP	95-12-098 95-15-040	30-22-020	NEW-P	95-12-098	30-32-070	REP	95-15-04
30-16-010		95-12-098	30-22-030	NEW	95-15-040	30-32-080	REP-P	95-12-09
30-16-020	REP-P REP	95-15-040	30-22-040	NEW-P	95-12-098	30-32-080	REP	95-15-04
30-16-020	REP-P	95-12-098	30-22-040	NEW	95-15-040	30-36-010	REP-P	95-12-09
30-16-030 30-16-030	REP	95-15-040	30-22-050	NEW-P	95-12-098	30-36-010	REP	95-15-04
30-16-030 30-16-040	REP-P	95-12-098	30-22-050	NEW	95-15-040	30-36-020	REP-P	95-12-09
30-16-040	REP	95-15-040	30-22-060	NEW-P	95-12-098	30-36-020	REP	95-15-04
30-16-050	REP-P	95-12-098	30-22-060	NEW	95-15-040	30-36-030	REP-P	95-12-09
30-16-050	REP	95-15-040	30-22-070	NEW-P	95-12-098	30-36-030	REP	95-15-04
30-16-060	REP-P	95-12-098	30-22-070	NEW	95-15-040	30-36-040	REP-P	95-12-0
30-16-060	REP	95-15-040	30-22-080	NEW-P	95-12-098	30-36-040	REP	95-15-04
30-16-070	REP-P	95-12-098	30-22-080	NEW	95-15-040	30-36-050	REP-P	95-12-09
30-16-070	REP	95-15-040	30-22-090	NEW-P	95-12-098	30-36-050	REP	95-15-0
30-16-080	REP-P	95-12-098	30-22-090	NEW	95-15-040	30-36-060	REP-P	95-12-09 95-15-0
30-16-080	REP	95-15-040	30-24-010	REP-P	95-12-098	30-36-060	REP REP-P	95-13-0
30-16-090	REP-P	95-12-098	30-24-010	REP	95-15-040	30-36-070 30-36-070	REP-P REP	95-12-0
30-16-090	REP	95-15-040	30-24-020	REP-P	95-12-098	30-36-080	REP-P	95-12-09
30-16-100	REP-P	95-12-098	30-24-020	REP	95-15-040 95-12-098	30-36-080	REP	95-15-0
30-16-100	REP	95-15-040	30-24-030	REP-P REP	95-15-040	30-36-090	REP-P	95-12-09
30-16-110	REP-P	95-12-098	30-24-030	REP-P	95-12-098	30-36-090	REP	95-15-04
30-16-110	REP	95-15-040	30-24-040 30-24-040	REP	95-15-040	30-36-100	REP-P	95-12-09
30-16-120	REP-P	95-12-098 95-15-040	30-24-050	REP-P	95-12-098	30-36-100	REP	95-15-04
30-16-120	REP NEW-P	95-13-040 95-12-098	30-24-050	REP	95-15-040	30-36-110	REP-P	95-12-09
30-18-010	NEW-P	95-15-040	30-24-060	REP-P	95-12-098	30-36-110	REP	95-15-0-
30-18-010 30-18-020	NEW-P	95-12-098	30-24-060	REP	95-15-040	30-40-020	AMD-P	95-12-0
30-18-020	NEW	95-15-040	30-24-070	REP-P	95-12-098	30-40-020	AMD	95-15-0
30-18-020	NEW-P	95-12-098	30-24-070	REP	95-15-040	30-40-030	REP-P	95-12-0
30-18-030	NEW	95-15-040	30-24-080	REP-P	95-12-098	30-40-030	REP	95-15-0
30-18-040	NEW-P	95-12-098	30-24-080	REP	95-15-040	30-40-050	AMD-P	95-12-0
30-18-040	NEW	95-15-040	30-24-090	REP-P	95-12-098	30-40-050	AMD	95-15-0
30-18-050	NEW-P	95-12-098	30-24-090	REP	95-15-040	30-40-060	AMD-P	95-12-09
30-18-050	NEW	95-15-040	30-24-100	REP-P	95-12-098	30-40-060	AMD	95-15-0
30-18-060	NEW-P	95-12-098	30-24-100	REP	95-15-040	30-40-070	AMD-P	95-12-09 95-15-09
30-18-060	NEW	95-15-040	30-26-010	NEW-P	95-12-098	30-40-070	AMD	95-13-0
30-18-070	NEW-P	95-12-098	30-26-010	NEW	95-15-040	30-40-080	AMD-P AMD	95-12-0 95-15-0
30-18-070	NEW	95-15-040	30-26-020	NEW-P	95-12-098	30-40-080 30-40-090	AMD-P	95-12-0
30-18-080	NEW-P	95-12-098	30-26-020	NEW	95-15-040 95-12-098	30-40-090	AMD	95-15-0
30-18-080	NEW	95-15-040	30-26-030	NEW-P NEW	95-15-040	30-44	AMD-P	95-12-0
30-18-090	NEW-P	95-12-098	30-26-030 30-26-040	NEW-P	95-12-098	30-44	AMD	95-15-0
30-18-090	NEW	95-15-040	30-26-040	NEW-P	95-15-040	30-44-010	AMD-P	95-12-0
30-18-100	NEW-P	95-12-098 95-15-040	30-26-050	NEW-P	95-12-098	30-44-010	AMD	95-15-0
30-18-100	NEW NEW-P	95-12-098	30-26-050	NEW	95-15-040	30-44-020	AMD-P	95-12-0
30-18-110	NEW-P NEW	95-15-040	30-26-060	NEW-P	95-12-098	30-44-020	AMD	95-15-0
30-18-110	REP-P	95-12-098	30-26-060	NEW	95-15-040	30-44-030	AMD-P	95-12-0
30-20-010 30-20-010	REP	95-15-040	30-26-070	NEW-P	95-12-098	30-44-030	AMD	95-15-0
30-20-010	REP-P	95-12-098	30-26-070	NEW	95-15-040	30-44-040	AMD-P	95-12-0
30-20-020	REP	95-15-040	30-26-080	NEW-P	95-12-098	30-44-040	AMD	95-15-0
30-20-020	REP-P	95-12-098	30-26-080	NEW	95-15-040	30-44-050	AMD-P	95-12-0
30-20-030	REP	95-15-040	30-26-090	NEW-P	95-12-098	30-44-050	AMD	95-15-0
30-20-040	REP-P	95-12-098	30-26-090	NEW	95-15-040	30-44-060	NEW-P	95-12-0
30-20-040	REP .	95-15-040	30-28-010	REP-P	95-12-098	30-44-060	NEW	95-15-0
30-20-050	REP-P	95-12-098	30-28-010	REP	95-15-040	30-48-010	REP-P	95-12-0
30-20-050	REP	95-15-040	30-28-020	REP-P	95-12-098	30-48-010	REP	95-15-0
30-20-060	REP-P	95-12-098	30-28-020	REP	95-15-040	30-48-020	REP-P	95-12-0
30-20-060	REP	95-15-040	30-28-030	REP-P	95-12-098	30-48-020	REP	95-15-0
30-20-070	REP-P	95-12-098	30-28-030	REP	95-15-040	30-48-030	REP-P	95-12-0
30-20-070	REP	95-15-040	30-28-040	REP-P	95-12-098	30-48-030	REP	95-15-0
	REP-P	95-12-098	30-28-040	REP	95-15-040	30-48-040	REP-P	95-12-0

30-38-200	WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
30-48-050 REP-P 95-15-040 50-30-050 AMD-P 95-22-160 50-06-100 AMD-P 95-30-30-30-30-30-30-30-30-30-30-30-30-30-	30-48-040	REP	95-15-040	50-30-050	AMD-P	95-22-106	50-60-09015	NEW	05 12 001
30-48-606 REP									
30-48-606 REP-P 95-15-908 50-30-065 NEW-E 95-22-106 50-0-100 AMD-P 95-31-30-30-48-070 REP 35-15-004 50-30-065 NEW-P 95-22-106 50-0-100 AMD-P 95-31-30-30-48-070 REP 35-15-004 50-30-065 NEW-P 95-22-106 50-0-100 AMD-P 95-31-30-30-48-070 REP 95-31-30-065 NEW-P 95-22-106 50-0-100 AMD-P 95-31-30-44-10-100 AMD-P 95-22-069 50-30-068 NEW-P 95-22-106 50-0-125 NEW-P 95-22-106 44-10-100 AMD-P 95-23-099 50-30-068 NEW-P 95-22-106 50-0-125 NEW-P 95-23-106-14-10-100 AMD-P 95-23-099 50-30-068 NEW-P 95-22-106 50-0-125 NEW-P 95-23-104-10-100 AMD-P 95-23-099 50-30-068 NEW-P 95-22-106 50-0-125 NEW-P 95-23-104-10-100 AMD-P 95-23-099 50-30-075 NEW-P 95-22-106 50-0-125 NEW-P 95-23-10-14-10-100 AMD-P 95-23-099 50-30-075 NEW-P 95-22-106 50-0-125 NEW-P 95-23-0-126 NEW-P 95-22-106 50-0-125 NEW-P 95-23-0-126 NEW-P 95-2									95-05-084
30-38-080 REP 95-15-960 S5-30-065 NEW-P 95-22-106 S0-06-110 AMDP 95-31-30-30-30-30-30-30-30-30-30-30-30-30-30-			95-12-098	50-30-065	NEW-E				95-13-091
30-48-070 REP-P 95-12-088 39-30-055 NEW-E 95-13-060 30-06-100 AMD 95-13-06-100 AMD 95-13-060 30-06-100 AMD 95-13-06-100 AMD 95-13-06-100 AMD 95-13-060 30-06-100 AMD 95-13-06-100 AMD 95-13-06-1					NEW-P				95-05-084
39-48-070 REP									95-13-091
44-10-010 AMD-P 95-23-099 50-30-070 AMD-E 95-18-060 50-00-125 NEW-P 95-23-04-010 AMD-P 95-23-099 50-30-070 AMD-P 95-22-105 50-00-130 AMD-P 95-23-099 50-30-070 AMD-P 95-22-105 50-00-130 AMD-P 95-33-04-010 AMD-P 95-23-099 50-30-070 AMD-P 95-23-099 50-30-070 AMD-P 95-23-099 50-30-070 AMD-P 95-23-099 50-30-070 NEW-P 95-23-090 50-30-070 NEW-P 95-23-000 NEW-P 95-23-090 50-30-070 NEW-P 95-23-000 NEW-P 95-23-		REP					50-60-120	AMD-P	95-05-084
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51-20-0900	REP	95-11-107	51-20-3108 51-20-3108	REP-P	95-11-107	51-21-001	REP	95-11-107
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51-20-0902	REP-P REP	95-11-107	51-20-3110	REP-P	95-04-106	51-21-003	REP-P	95-04-106
51-20-0902 51-20-1000	REP-P	95-04-106	51-20-3110	REP	95-11-107	51-21-003	REP	95-11-107
51-20-1000	REP	95-11-107	51-20-3111	REP-P	95-04-106	51-21-007	REP-P	95-04-106
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51-20-1215 51-20-1223	REP-P	95-04-106	51-20-3152	REP	95-11-107	51-21-38039	REP	95-11-107
51-20-1223	REP	95-11-107	51-20-3153	REP-P	95-04-106	51-22	PREP	95-03-086
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51-20-1224	REP	95-11-107	51-20-3154	REP-P	95-04-106	51-22-001	REP REP-P	95-11-107 95-04-100
51-20-1225	REP-P	95-04-106	51-20-3154	REP	95-11-107	51-22-002	REP-P	95-11-10
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51-20-1226	REP-P	95-04-106	51-20-3155	REP REP-P	95-04-106	51-22-003	REP	95-11-10
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51-20-1230	REP	95-11-107	51-20-3315	REP-P	95-04-106	51-22-008 51-22-0400	REP REP-P	95-11-10 95-04-10
51-20-1231	REP-P	95-04-106	51-20-3315	REP	95-11-107	51-22-0400	REP-P REP	95-11-10
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51-20-1800	REP-F	95-11-107	51-20-3900	REP-P	95-04-106	51-22-0800	REP	95-11-10
51-20-1807	REP-P	95-04-106	51-20-3900	REP	95-11-107	51-22-0807	REP-P	95-04-10
51-20-1807	REP .	95-11-107	51-20-3901	REP-P	95-04-106	51-22-0807	REP	95-11-10
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51-20-2312	REP	95-11-107	51-20-5100	REP-P	95-04-106 95-11-107	51-22-1100	REP-P	95-04-10
51-20-2700	REP-P	95-04-106	51-20-5100	REP REP-P	95-11-107 95-04-106	51-22-1100	REP	95-11-10
51-20-2700	REP	95-11-107	51-20-5103 51-20-5103	REP-P REP	95-11-107	51-22-1104	REP-P	95-04-10
51-20-2710	REP-P REP	95-04-106 95-11-107	51-20-5105	REP-P	95-04-106	51-22-1104	REP	95-11-10
51-20-2710								

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51-22-1500	REP-P	95-04-106	51-24-80111	REP-P	95-04-106	51 25 52505		
51-22-1500	REP	95-11-107	51-24-80111	REP	95-11-107	51-35-52505 51-35-52506	NEW-W NEW-W	95-05-054 95-05-054
51-22-1508	REP-P	95-04-106	51-24-80113	REP-P	95-04-106	51-35-52507	NEW-W	95-05-054
51-22-1508 51-22-1900	REP	95-11-107	51-24-80113	REP	95-11-107	51-35-52508	NEW-W	95-05-054
51-22-1900	REP-P REP	95-04-106 95-11-107	51-24-80114	REP-P	95-04-106	51-35-52509	NEW-W	95-05-054
51-22-1903	REP-P	95-04-106	51-24-80114 51-24-80120	REP REP-P	95-11-107	55-01	PREP	95-04-058
51-22-1903	REP	95-11-107	51-24-80120	REP-P	95-04-106 95-11-107	55-01	PREP	95-22-072
51-24	PREP	95-03-086	51-24-80202	REP-P	95-04-106	55-01-001 55-01-010	REP-P AMD-E	96-01-107
51-24-001	REP-P	95-04-106	51-24-80202	REP	95-11-107	55-01-010	AMD-E	95-04-075 95-12-016
51-24-001 51-24-002	REP	95-11-107	51-24-80301	REP-P	95-04-106	55-01-010	AMD-E	95-20-012
51-24-002	REP-P REP	95-04-106	51-24-80301	REP	95-11-107	55-01-010	REP-P	96-01-107
51-24-002	REP-P	95-11-107 95-04-106	51-24-80303 51-24-80303	REP-P	95-04-106	55-01-020	AMD-E	95-04-075
51-24-003	REP	95-11-107	51-24-80305	REP REP-P	95-11-107 95-04-106	55-01-020	AMD-E	95-12-016
51-24-007	REP-P	95-04-106	51-24-80305	REP	95-11-107	55-01-020 55-01-020	AMD-E	95-20-012
51-24-007	REP	95-11-107	51-24-80315	REP-P	95-04-106	55-01-030	REP-P AMD-E	96-01-107 95-04-075
51-24-008	REP-P	95-04-106	51-24-80315	REP	95-11-107	55-01-030	AMD-E	95-12-016
51-24-008 51-24-04000	REP	95-11-107	51-24-80401	REP-P	95-04-106	55-01-030	AMD-E	95-20-012
51-24-04000	REP-P REP	95-04-106 95-11-107	51-24-80401	REP	95-11-107	55-01-030	REP-P	96-01-107
51-24-04123	REP-P	95-04-106	51-24-80402 51-24-80402	REP-P	95-04-106	55-01-040	AMD-E	95-04-075
51-24-04123	REP	95-11-107	51-24-99500	REP REP-P	95-11-107 95-04-106	55-01-040	AMD-E	95-12-016
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51-24-09105 51-24-09107	REP REP-P	95-11-107	51-25	PREP	95-03-086	55-01-050	AMD-E	95-20-012
51-24-09107	REP	95-04-106 95-11-107	51-25-001 51-25-001	REP-P	95-04-106	55-01-050	REP-P	96-01-107
51-24-09110	REP-P	95-04-106	51-25-001	REP REP-P	95-11-107 95-04-106	55-01-060	AMD-E	95-04-075
51-24-09110	REP	95-11-107	51-25-002	REP	95-11-107	55-01-060 55-01-060	AMD-E	95-12-016
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51-24-09117	REP	95-11-107	51-25-003	REP	95-11-107	55-01-070	AMD-E	95-04-075
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51-24-45000	REP-P	95-04-106	51-30-31200	NEW-P	95-16-125 96-01-120	67-25-015 67-25-020	AMD	95-06-057
51-24-45000	REP	95-11-107	51-30-31201	NEW-P	95-16-125	67-25-025	AMD AMD	95-06-057 95-06-057
51-24-45211	REP-P	95-04-106	51-30-31201	NEW	96-01-120	67-25-030	AMD	95-06-057
51-24-45211 51-24-78000	REP REP-P	95-11-107	51-30-31202	NEW-P	95-16-125	67-25-050	AMD	95-06-057
51-24-78000	REP	95-04-106 95-11-107	51-30-31202	NEW	96-01-120	67-25-055	AMD	95-06-057
51-24-78201	REP-P	95-04-106	51-30-31203 51-30-31203	NEW-P NEW	95-16-125	67-25-056	NEW	95-06-057
51-24-78201	REP	95-11-107	51-30-31204	NEW-P	96-01-120 95-16-125	67-25-070 67-25-075	AMD	95-06-057
51-24-79000	REP-P	95-04-106	51-30-31204	NEW	96-01-120	67-25-077	AMD AMD	95-06-057
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51-24-79901	REP-P	95-04-106	51-30-31208	NEW	96-01-120	67-25-120	REP	95-06-057 95-06-057
51-24-79901 51-24-80000	REP	95-11-107	51-30-31209	NEW-P	95-16-125	67-25-255	AMD	95-06-057
51-24-80000	REP-P REP	95-04-106 95-11-107	51-30-31209	NEW	96-01-120	67-25-257	AMD	95-06-057
51-24-80101	REP-P	95-11-107 95-04-106	51-30-31210 51-30-31210	NEW-P	95-16-125	67-25-260	AMD	95-06-057
51-24-80101	REP	95-11-107	51-34-7901	NEW NEW-W	96-01-120 95-05-054	67-25-270	AMD	95-06-057
51-24-80103	REP-P	95-04-106	51-35-09000	NEW-W	95-05-054 95-05-054	67-25-275 67-25-280	AMD	95-06-057
51-24-80103	REP	95-11-107	51-35-52404	NEW-W	95-05-054	67-25-281	AMD REP	95-06-057
51-24-80108	REP-P	95-04-106	51-35-52411	NEW-W	95-05-054	67-25-284	NEW	95-06-057 95-06-057
51-24-80108 51-24-80109	REP REP-P	95-11-107 95-04-106	51-35-52417	NEW-W	95-05-054	67-25-288	NEW	95-06-057
51-24-80109	REP-P	95-04-106 95-11-107	51-35-52501 51-35-52502	NEW-W NEW-W	95-05-054	67-25-300	AMD	95-06-057
51-24-80110	REP-P	95-04-106	51-35-52502	NEW-W NEW-W	95-05-054 95-05-054	67-25-325 67-25-326	AMD	95-06-057
51-24-80110	REP	95-11-107	51-35-52504	NEW-W	95-05-054	67-25-350	AMD AMD	95-06-057
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		95-06-057	106-72-025	AMD-E	95-20-061	131-28-090	AMD	95-13-070
67-25-360	AMD	95-06-057 95-06-057	106-72-025	AMD-P	95-22-045	131-46-135	NEW-P	95-06-054
67-25-380	AMD		106-72-025	AMD	96-02-013	131-46-135	NEW	95-10-013
57-25-384	AMD	95-06-057 95-06-057	106-140-036	AMD-P	95-19-019	132D-300	PREP	95-16-050
57-25-385	REP		106-140-036	AMD	95-22-058	132D-300-005	PREP	95-16-050
57-25-388	AMD	95-06-057	130-10	PREP	95-06-051A	132D-300-010	REP-P	95-19-080
57-25-390	AMD	95-06-057	131-12-010	AMD-E	95-10-012	132D-300-010	REP	96-01-07
67-25-392	REP	95-06-057	131-12-010	PREP	95-10-017	132D-300-020	REP-P	95-19-08
67-25-394	AMD	95-06-057	131-12-010	AMD-P	95-10-018	132D-300-020	REP	96-01-07
67-25-396	AMD	95-06-057	131-12-010	AMD-C	95-13-005	132D-300-030	REP-P	95-19-08
67-25-398	NEW	95-06-057	131-12-010	AMD	95-13-068	132D-300-030	REP	96-01-07
67-25-399	NEW	95-06-057	131-16-005	PREP	95-05-026	132D-300-040	REP-P	95-19-08
67-25-400	AMD	95-06-057	131-16-005	REP-P	95-06-064	132D-300-040	REP	96-01-07
67-25-404	AMD	95-06-057	131-16-005	REP	95-10-014	132D-305-005	NEW-P	95-19-08
67-25-408	AMD	95-06-057	131-16-056	PREP	95-10-087	132D-305-005	NEW	96-01-07
67-25-412	AMD	95-06-057	131-16-056	NEW-P	95-10-089	132D-310-005	NEW-P	95-19-08
67-25-416	AMD	95-06-057	131-16-056	NEW-C	95-13-006	132D-310-005	NEW	96-01-07
67-25-418	NEW	95-06-057	131-16-056	NEW	95-13-069	132D-315-005	NEW-P	95-19-08
67-25-420	REP	95-06-057	131-28	AMD-C	95-13-007	132D-315-005	NEW	96-01-07
67-25-428	REP	95-06-057	131-28-010	AMD-E	95-07-004	132G-126-010	REP-P	95-04-00
67-25-432	AMD	95-06-057	131-28-010	PREP	95-10-088	132G-126-010	REP	95-07-10
67-25-436	NEW	95-06-057		AMD-P	95-10-090	132G-126-020	REP-P	95-04-00
67-25-440	AMD	95-06-057	131-28-010	AMD-I	95-13-070	132G-126-020	REP	95-07-10
67-25-444	AMD	95-06-057	131-28-010		95-07-004	132G-126-030	REP-P	95-04-00
67-25-446	AMD	95-06-057	131-28-015	AMD-E PREP	95-10-088	132G-126-030	REP	95-07-10
67-25-448	AMD	95-06-057	131-28-015		95-10-088	132G-126-040	REP-P	95-04-00
67-25-452	AMD	95-06-057	131-28-015	AMD-P	95-13-070	132G-126-040	REP	95-07-10
67-25-500	REP	95-06-057	131-28-015	AMD	95-07-004	132G-126-050	REP-P	95-04-00
67-25-505	REP	95-06-057	131-28-021	AMD-E	95-10-088	132G-126-050	REP	95-07-10
67-25-510	REP	95-06-057	131-28-021	PREP	95-10-090	132G-126-060	REP-P	95-04-00
67-25-525	REP	95-06-057	131-28-021	AMD-P	95-13-070	132G-126-060	REP	95-07-10
67-25-530	REP	95-06-057	131-28-021	AMD		132G-126-070	REP-P	95-04-00
67-25-540	AMD	95-06-057	131-28-025	AMD-E	95-07-004	132G-126-070	REP	95-07-10
67-25-545	AMD	95-06-057	131-28-025	PREP	95-10-088	132G-126-080	REP-P	95-04-00
67-25-550	AMD	95-06-057	131-28-025	AMD-P	95-10-090		REP	95-07-10
67-25-560	AMD	95-06-057	131-28-025	AMD	95-13-070	132G-126-080 132G-126-200	REP-P	95-04-00
67-25-570	AMD	95-06-057	131-28-02501	NEW-E	95-07-004		REP	95-07-10
67-25-590	AMD	95-06-057	131-28-02501	PREP	95-10-088	132G-126-200	REP-P	95-04-00
67-35-030	PREP	95-04-012	131-28-02501	NEW-P	95-10-090	132G-126-210	REP-I	95-07-10
67-35-030	AMD-P	95-05-040	131-28-02501	NEW	95-13-070	132G-126-210	REP-P	95-04-00
67-35-030	AMD	95-12-007	131-28-026	AMD-E	95-07-004	132G-126-220 132G-126-220	REP	95-07-10
67-35-210	PREP	95-04-012	131-28-026	PREP	95-10-088	132G-126-220 132G-126-230	REP-P	95-04-00
67-35-210	AMD-P	95-05-040	131-28-026	AMD-P	95-10-090		· REP	95-07-10
67-35-210	AMD	95-12 - 007	131-28-026	AMD	95-13-070	132G-126-230 132G-126-240	REP-P	95-04-00
67-35-215	PREP	95-04-012	131-28-026	AMD-E	95-19-063		REP	95-07-10
67-35-215	NEW-P	95-05-040	131-28-026	AMD-P	95-22-073	132G-126-240	REP-P	95-04-0
67-35-215	NEW	95-12-007	131-28-026	AMD-C	96-01-022	132G-126-250		95-07-10
67-35-220	PREP	95-04-012	131-28-028	REP-E	95-07-004	132G-126-250	REP REP-P	95-04-0
67-35-220	AMD-P	95-05-040	131-28-028	PREP	95-10-088	132G-126-260	REP	95-07-1
67-35-220	AMD	95-12-007	131-28-028	REP-P	95-10-090	132G-126-260	REP-P	95-04-0
67-35-230	PREP	95-04-012	131-28-028	REP	95-13-070	132G-126-270		95-07-1
67-35-230	AMD-P	95-05-040	131-28-030	AMD-E	95-07-004	132G-126-270	REP	95-04-0
67-35-230	AMD	95-12-007	131-28-030	PREP	95-10-088	132G-126-280	REP-P	95-04-0
67-35-350	PREP	95-04-012	131-28-030	AMD-P	95-10-090	132G-126-280	REP	
67-35-350	REP-P	95-05-040	131-28-030	AMD	95-13-070	132G-126-290	REP-P	95-04-0
67-35-350	REP	95-12-007	131-28-040	AMD-E	95-07-004	132G-126-290	REP	95-07-1
67-35-360	PREP	95-04-012	131-28-040	PREP	95-10-088	132G-126-300	REP-P	95-04-0
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67-35-360	AMD	95-12-007	131-28-040	AMD	95-13-070	132G-126-310	REP-P	95-04-0
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	AMD-P	95-05-040	131-28-045	PREP	95-10-088	132G-126-320	REP-P	95-04-0
67-35-430 67-35-430	AMD-F	95-12-007	131-28-045	AMD-P	95-10-090	132G-126-320	REP	95-07-1
	NEW-P	95-24-063	131-28-045	AMD	95-13-070	132G-126-330	REP-P	95-04-0
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82-05-030		95-24-063	131-28-080	AMD-P	95-10-090	132G-126-340	REP	95-07-1
82-05-040	NEW-P	95-24-063 95-24-063	131-28-080	AMD-1	95-13-070	132G-126-350	REP-P	95-04-0
82-05-050	NEW-P		131-28-085	AMD-E	95-07-004	132G-126-350	REP	95-07-1
82-50-021	AMD-P	95-11-116	131-28-085	PREP	95-10-088	132G-126-360	REP-P	95-04-0
82-50-021	AMD	95-15-031		AMD-P	95-10-088	132G-126-360	REP	95-07-1
106-72-005	PREP	95-18-087	131-28-085	AMD-P AMD	95-13-070	132G-126-370	REP-P	95-04-0
106-72-005	AMD-E	95-20-061	131-28-085		95-07-004	132G-126-370	REP .	95-07-
106-72-005	AMD-P	95-22-045	131-28-090	AMD-E		132G-126-380	REP-P	95-04-(
106-72-005	AMD	96-02-013	131-28-090	PREP	95-10-088	132G-126-380	REP	95-07-
106-72-025	PREP	95-18-087	131-28-090	AMD-P	95-10-090	1 1270-170-200	1421	,, o, -

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132G-126-390	DED D	05.04.000						
132G-126-390 132G-126-390	REP-P REP	95-04-008	132K-130-010		95-12-102	137-28-010	REP	95-15-044
132G-126-400	REP-P	95-07-103 95-04-008	132K-130-010		95-17-072	137-28-015	REP	95-15-044
132G-126-400	REP	95-07-103	132M-108-020 132M-108-020		95-13-097	137-28-020	REP	95-15-044
132G-160-075	PREP	95-15-016			95-16-069	137-28-025	REP	95-15-044
132G-160-075	NEW-P	95-19-081	132M-108-090 132M-108-090		95-06-052	137-28-030	REP	95-15-044
132G-160-075	NEW	95-23-015	132M-160-040		95-11-014	137-28-031	REP	95-15-044
132H-121-020	NEW-P	95-14-069	132M-160-040		95-13-097	137-28-032	REP	95-15-044
132H-121-020	NEW	95-19-050	132M-160-050		95-16-069	137-28-035	REP	95-15-044
132H-152-100	REP-P	95-21-093	132M-160-050	NEW-P	95-13-097	137-28-040	REP	95-15-044
132H-152-100	REP	96-01-057	132Q-04-076	NEW-P	95-16-069	137-28-045	REP	95-15-044
132H-152-110	REP-P	95-21-093	1320-04-076	NEW-P	95-11-019	137-28-050	REP	95-15-044
132H-152-110	REP	96-01-057	132Q-04-077	NEW-P	95-16-066 95-11-020	137-28-055	REP	95-15-044
132H-152-120	REP-P	95-21-093	132Q-04-077	NEW		137-28-065	REP	95-15-044
132H-152-120	REP	96-01-057	132Q-04-078	NEW-P	95-16-067 95-11-021	137-28-072	REP	95-15-044
132H-152-130	REP-P	95-21-093	132Q-04-078	NEW-F	95-16-068	137-28-075	REP	95-15-044
132H-152-130	REP	96-01-057	132Q-04-097	NEW	95-03-060	137-28-080	REP	95-15-044
132H-152-135	NEW-P	95-21-093	133-10-010	PREP	95-12-079	137-28-085	REP	95-15-044
132H-152-135	NEW	96-01-057	133-10-010	AMD-P	95-13-075	137-28-090 137-28-093	REP	95-15-044
132H-160-052	NEW-P	95-14-070	133-10-010	AMD	95-24-089	137-28-093	REP	95-15-044
132H-160-052	NEW	95-19-049	133-10-020	PREP	95-12-079	137-28-094	REP	95-15-044
132H-160-093	REP-P	95-14-070	133-10-020	AMD-P	95-13-075	137-28-093	REP REP	95-15-044
132H-160-093	REP	95-19-049	133-10-020	AMD	95-24-089	137-28-100	REP	95-15-044
132H-160-094	REP-P	95-14-070	133-10-030	AMD-P	95-13-075	137-28-105	REP	95-15-044
132H-160-094	REP	95-19-049	133-10-030	AMD	95-24-089	137-28-103	REP	95-15-044
132H-160-095	REP-P	95-14-070	133-20-010	PREP	95-12-080	137-28-107	REP	95-15-044
132H-160-095	REP	95-19-049	133-20-010	AMD-P	95-13-078	137-28-115	REP	95-15-044
132H-160-182	AMD-E	95-11-098	133-20-010	AMD	95-24-086	137-28-113	REP	95-15-044
132H-160-182	PREP	95-14-068	133-20-020	PREP	95-12-080	137-28-130	REP	95-15-044
132H-160-182	AMD-P	95-21-092	133-20-020	AMD-P	95-13-078	137-28-140	NEW	95-15-044 95-15-044
132H-160-182	AMD	96-01-056	133-20-020	AMD	95-24-086	137-28-150	NEW	95-15-044 95-15-044
132I-130	PREP	95-06-004	133-20-040	PREP	95-12-080	137-28-160	NEW	95-15-044 95-15-044
132I-130-030	NEW-P	95-06-083	133-20-040	AMD-P	95-13-078	137-28-170	NEW	95-15-044 95-15-044
132I-130-030	NEW	95-09-072	133-20-040	AMD	95-24-086	137-28-180	NEW	95-15-044
1321-160	PREP	95-10-021	133-20-060	PREP	95-12-080	137-28-190	NEW	95-15-044
1321-160-110	AMD-P	95-11-102	133-20-060	AMD-P	95-13-078	137-28-200	NEW	95-15-044
132I-160-110	AMD	95-15-026	133-20-060	AMD	95-24-086	137-28-210	NEW	95-15-044
132K-120	PREP	95-11-136	133-20-100	AMD-P	95-13-078	137-28-220	NEW	95-15-044
132K-120-005	REP-P	95-12-103	133-20-100	AMD	95-24-086	137-28-230	NEW	95-15-044
132K-120-005 132K-120-010	REP	95-17-073	133-20-120	PREP	95-12-080	137-28-240	NEW	95-15-044
132K-120-010	REP-P	95-12-103	133-20-120	AMD-P	95-13-078	137-28-250	NEW	95-15-044
132K-120-015	REP REP-P	95-17-073	133-20-120	AMD	95-24-086	137-28-260	NEW	95-15-044
132K-120-015	REP-P	95-12-103	133-30	PREP	95-12-081	137-28-270	NEW	95-15-044
132K-120-013	REP-P	95-17-073 95-12-103	133-30-010	REP-P	95-13-077	137-28-280	NEW	95-15-044
132K-120-020	REP	95-12-103 95-17-073	133-30-010	REP	95-24-087	137-28-290	NEW	95-15-044
132K-120-025	REP-P	95-12-103	133-30-020	REP-P	95-13-077	137-28-300	NEW	95-15-044
132K-120-025	REP	95-17-073	133-30-020	REP	95-24-087	137-28-310	NEW	95-15-044
132K-120-023	REP-P	95-12-103	133-30-030	REP-P	95-13-077	137-28-320	NEW	95-15-044
132K-120-030	REP	95-12-103 95-17-073	133-30-030	REP	95-24-087	137-28-330	NEW	95-15-044
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132K-120-035	REP	95-17-073	133-30-040 133-30-050	REP	95-24-087	137-28-350	NEW	95-15-044
132K-120-040	REP-P	95-12-103	133-30-050	REP-P	95-13-077	137-28-360	NEW	95-15-044
132K-120-040	REP	95-17-073	133-30-060	REP REP-P	95-24-087	137-28-370	NEW	95-15-044
132K-120-045	REP-P	95-12-103	133-30-060	REP-P REP	95-13-077	137-28-380	NEW	95-15-044
132K-120-045	REP	95-17-073	133-30-000	REP-P	95-24-087	137-28-390	NEW	95-15-044
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132K-120-050	REP	95-17-073	133-30-070	REP-P	95-24-087	137-28-410	NEW	95-15-044
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132K-120-055	REP	95-17-073	133-40-010	PREP	95-12-082	137-28-430	NEW	95-15-044
132K-120-060	REP-P	95-12-103	133-40-010	AMD-P	95-12-082	137-56-180	AMD	95-22-060`
132K-120-060	REP	95-17-073	133-40-010	AMD-F	95-24-088	137-56-210	AMD	95-22-060
132K-120-065	REP-P	95-12-103	133-40-020	PREP		137-56-250	AMD	95-22-060
132K-120-065	REP	95-17-073	133-40-020	AMD-P	95-12-082 95-13-076	137-95-010	REP	95-22-059
132K-120-070	REP-P	95-12-103	133-40-020	AMD-F AMD	95-24-088	137-95-020	REP	95-22-059
132K-120-070	REP	95-17-073	133-40-020	PREP	95-12-088 95-12-082	137-95-030	REP	95-22-059
132K-120-075	REP-P	95-12-103	133-40-030	AMD-P	95-12-082 95-13-076	137-95-040	REP	95-22-059
132K-120-075	REP	95-17-073	133-40-030	AMD-P	95-13-0/6 95-24-088	137-95-050	REP	95-22-059
132K-120-080	REP-P	95-12-103	133-40-040	PREP	95-12-082	137-95-060	REP	95-22-059
132K-120-080	REP	95-17-073	133-40-040	AMD-P	95-12-082	137-95-070	REP	95-22-059
132K-120-085	REP-P	95-12-103	133-40-040	AMD-P	95-24-088	137-95-080 137-95-090	REP	95-22-059
132K-120-085	REP	95-17-073	137-28-005	REP	95-15-044	137-95-090	REP	95-22-059
132K-130-010	PREP	95-11-137	137-28-006	REP	95-15-044	137-95-100	REP	95-22-059
Table					10 017	. 15/-75-11V	REP	95-22-059
1 duit				[8]				

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WAC #		WSK #				150 155	DDED	05 15 064
137-95-120	REP	95-22-059	173-10-020	REP-P	95-20-071	173-175	PREP	95-15-064
137-95-130	REP	95-22-059	173-10-020	REP	95-24-040	173-175-020	AMD-P	95-18-104
137-95-140	REP	95-22-059	173-10-030	REP-P	95-20-071	173-175-020	AMD	95-22-030 95-18-104
137-95-150	REP	95-22-059	173-10-030	REP	95-24-040	173-175-030	AMD-P	
137-95-160	REP	95-22-059	173-10-040	REP-P	95-20-071	173-175-030	AMD	95-22-030
137-95-170	REP	95-22-059	173-10-040	REP	95-24-040	173-175-070	AMD-P	95-18-104
137-95-180	REP	95-22-059	173-10-050	REP-P	95-20-071	173-175-070	AMD	95-22-030
137-95-190	REP	95-22-059	173-10-050	REP	95-24-040	173-175-390	AMD-P	95-18-104
137-95-200	REP	95-22-059	173-10-060	REP-P	95-20-071	173-175-390	AMD	95-22-030
137-95-210	REP	95-22-059	173-10-060	REP	95-24-040	173-175-700	REP-P	95-18-104
137-95-220	REP	95-22-059	173-10-070	REP-P	95-20-071	173-175-700	REP	95-22-030
137-95-230	REP	95-22-059	173-10-070	REP	95-24-040	173-175-710	REP-P	95-18-104
137-95-240	REP	95-22-059	173-10-080	REP-P	95-20-071	173-175-710	REP	95-22-030
137-95-250	REP	95-22-059	173-10-080	REP	95-24-040	173-175-720	REP-P	95-18-104
137-95-260	REP	95-22-059	173-10-090	REP-P	95-20-071	173-175-720	REP	95-22-030
137-95-270	REP	95-22-059	173-10-090	REP	95-24-040	173-175-730	REP-P	95-18-104
137-95-280	REP	95-22-059	173-10-100	REP-P	95-20-071	173-175-730	REP	95-22-030
137-95-290	REP	95-22-059	173-10-100	REP	95-24-040	173-175-740	REP-P	95-18-104
137-96-010	NEW	95-22-059	173-10-110	REP-P	95-20-071	173-175-740	REP	95-22-030
137-96-020	NEW	95-22-059	173-10-110	REP	95-24-040	173-175-750	REP-P	95-18-104
137-96-030	NEW	95-22-059	173-12	PREP	95-03-080	173-175-750	REP	95-22-030
137-96-040	NEW	95-22-059	173-12-010	REP-P	95-05-065	173-175-760	REP-P	95-18-104
137-96-100	NEW	95-22-059	173-12-010	REP	95-09-036	173-175-760	REP	95-22-030
137-96-110	NEW	95-22-059	173-12-020	REP-P	95-05-065	173-175-770	REP-P	95-18-104
137-96-120	NEW	95-22-059	173-12-020	REP	95-09-036	173-175-770	REP	95-22-030
137-96-130	NEW	95-22-059	173-12-030	REP-P	95-05-065	173-175-780	REP-P	95-18-104
137-96-140	NEW	95-22-059	173-12-030	REP	95-09-036	173-175-780	REP	95-22-030
137-96-150	NEW	95-22-059	173-12-040	REP-P	95-05-065	173-175-790	REP-P	95-18-104
137-96-160	NEW	95-22-059	173-12-040	REP	95-09-036	173-175-790	REP	95-22-030
139-10-210	AMD-P	95-04-068	173-12-050	REP-P	95-05-065	173-175-800	REP-P	95-18-104
139-10-210	AMD	95-08-036	173-12-050	REP	95-09-036	173-175-800	REP	95-22-030
139-10-210	AMD	95-09-070	173-12-060	REP-P	95-05-065	173-175-810	REP-P	95-18-104
162-12	PREP	95-18-047	173-12-060	REP	95-09-036	173-175-810	REP	95-22-030
162-12	PREP	95-18-047	173-14	PREP	95-22-068	173-175-820	REP-P	95-18-104
162-22	PREP	95-18-047	173-16	PREP	95-22-068	173-175-820	REP	95-22-030
173-06-010	REP-P	95-03-081	173-17	PREP	95-22-068	173-204-100	AMD-P	95-16-023
173-06-010	REP	95-07-058	173-18	PREP	95-22-068	173-204-100	AMD	96-02-058
173-06-020	REP-P	95-03-081	173-19	PREP	95-22-068	173-204-130	AMD-P	95-16-023
173-06-020	REP	95-07-058	173-19-1202	PREP	95-11-087	173-204-130	AMD	96-02-058
173-06-020	REP-P	95-03-081	173-19-1301	AMD	95-12-057	173-204-200	AMD-P	95-16-023
173-06-030	REP	95-07-058	173-19-250	PREP	95-04-101	173-204-200	AMD	96-02-058
173-06-040	REP-P	95-03-081	173-19-250	AMD-P	95-07-144	173-204-315	AMD-P	95-16-023
173-06-040	REP	95-07-058	173-19-250	AMD	95-20-046	173-204-315	AMD	96-02-058
173-06-100	NEW-P	95-03-081	173-19-2513	PREP	95-05-063	173-204-320	AMD-P	95-16-023
173-06-100	NEW	95-07-058	173-19-2515	PREP	95-07-020	173-204-320	AMD	96-02-058
173-06-110	NEW-P	95-03-081	173-19-2519	PREP	95-07-022	173-204-400	AMD-P	95-16-023
173-06-110	NEW	95-07-058	173-19-2519	AMD-P	95-12-092	173-204-400	AMD	96-02-058
173-06-110	NEW-P	95-03-081	173-19-2519	AMD	95-17-039	173-204-410	AMD-P	95-16-023
	NEW	95-07-058	173-19-2521	PREP	95-07-021	173-204-410	AMD	96-02-058
173-06-120	NEW-P	95-03-081	173-19-2521	AMD-P	95-11-088	173-204-412	NEW-P	95-16-023
173-06-130 173-06-130	NEW-P	95-07-058	173-19-2521	AMD	95-16-024	173-204-412	NEW	96-02-058
	REP-P	95-20-071	173-19-260	PREP	95-04-076	173-204-415	AMD-P	95-16-023
173-08-010 173-08-010	REP	95-24-040	173-19-260	AMD-P	95-05-064	173-204-415	AMD	96-02-058
	REP-P	95-20-071	173-19-260	AMD-W	95-18-048	173-204-420	AMD-P	95-16-023
173-08-020	REP	95-24-040	173-19-280	PREP	95-11-085	173-204-420	AMD	96-02-058
173-08-020	REP-P	95-20-071	173-19-280	AMD	95-10-051	173-204-510	AMD-P	95-16-023
173-08-030	REP-P	95-24-040	173-19-3101	AMD-S	95-03-082	173-204-510	AMD	96-02-058
173-08-030		95-20-071	173-19-3507	AMD-S	95-08-042	173-204-520	AMD-P	95-16-023
173-08-040	REP-P		173-19-3514	AMD-P	95-03-078	173-204-520	AMD	96-02-058
173-08-040	REP	95-24-040	173-19-3514	AMD-P	95-11-008	173-204-530	AMD-P	95-16-023
173-08-050	REP-P	95-20-071	173-19-3514	PREP	95-07-019	173-204-530	AMD	96-02-058
173-08-050	REP	95-24-040	173-19-360	AMD	95-07-125	173-204-560	AMD-P	95-16-023
173-08-065	REP-P	95-20-071		AMD-P	95-09-052	173-204-560	AMD	96-02-058
173-08-065	REP	95-24-040	173-19-360	AMD-P AMD	95-18-102	173-204-590	AMD-P	95-16-023
173-08-070	REP-P	95-20-071	173-19-360	AMD	95-12-026	173-204-590	AMD	96-02-058
173-08-070	REP	95-24-040	173-19-370	PREP	95-12-026 95-11-086	173-204-390 173-221A	PREP	95-07-057
173-09-010	NEW-P	95-20-071	173-19-4005		95-11-089	173-221A-030	AMD-P	95-17-107
173-09-010	NEW	95-24-040	173-19-420	AMD-P	95-16-048	173-221A-030	AMD	95-22-079
173-09-020	NEW-P	95-20-071	173-19-420	AMD P		173-221A-030 173-221A-100	AMD-P	95-17-107
173-09-020	NEW	95-24-040	173-19-4205	AMD-P	95-11-089	173-221A-100	AMD-F	95-22-079
173-09-030	NEW-P	95-20-071	173-19-4205	AMD	95-16-048	173-221A-100 173-221A-110	NEW-P	95-17-107
173-09-030	NEW	95-24-040	173-20	PREP	95-22-068	173-221A-110 173-221A-110	NEW-P	95-22-079
173-10-010	REP-P	95-20-071	173-22	PREP	95-22-068	173-221A-110	AMD-P	95-15-045
173-10-010	REP	95-24-040	173-28	PREP	95-22-068	1 1/3-224-040	UMID-L	
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173-224-050	AMD-P	95-15-045	173-303-240	AMD	95-22-008	173 202 650	AMD	05 00 000
173-224-070	REP-P	95-15-045	173-303-240	AMD-P	95-11-113	173-303-650 173-303-655	AMD AMD-P	95-22-008 95-11-113
173-224-090	AMD-P	95-15-045	173-303-250	AMD	95-22-008	173-303-655	AMD-P	95-11-113
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173-303-016	AMD-P	95-11-113	173-303-260	AMD	95-22-008	173-303-660	AMD	95-22-008
173-303-016	AMD	95-22-008	173-303-270	AMD-P	95-11-113	173-303-665	AMD-P	95-11-113
173-303-017	AMD-P	95-11-113	173-303-270	AMD	95-22-008	173-303-665	AMD	95-22-008
173-303-017	AMD	95-22-008	173-303-280	AMD-P	95-11-113	173-303-670	AMD-P	95-11-113
173-303-020 173-303-020	AMD-P	95-11-113	173-303-280	AMD	95-22-008	173-303-670	AMD	95-22-008
173-303-020	AMD AMD-P	95-22-008 95-11-113	173-303-281 173-303-281	AMD-P	95-11-113	173-303-675	NEW-P	95-11-113
173-303-030	AMD-F AMD	95-22-008	173-303-281	AMD AMD-P	95-22-008 95-11-113	173-303-675	NEW	95-22-008
173-303-040	AMD-P	95-11-113	173-303-282	AMD-F AMD	95-22-008	173-303-680 173-303-680	AMD-P AMD	95-11-113 95-22-008
173-303-040	AMD	95-22-008	173-303-282	AMD-P	95-11-113	173-303-680	NEW-P	95-22-008
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173-303-060	AMD-P	95-11-113	173-303-290	AMD	95-22-008	173-303-691	NEW	95-22-008
173-303-060	AMD	95-22-008	173-303-300	AMD-P	95-11-113	173-303-695	NEW-P	95-11-113
173-303-070	AMD-P	95-11-113	173-303-300	AMD	95-22-008	173-303-695	NEW	95-22-008
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173-303-071 173-303-071	AMD-P	95-11-113	173-303-310	AMD	95-22-008	173-303-700	AMD	95-22-008
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173-303-072	AMD-P	95-22-008	173-303-320 173-303-330	AMD AMD-P	95-22-008	173-303-800	AMD	95-22-008
173-303-072	NEW-P	95-11-113	173-303-330	AMD-P	95-11-113 95-22-008	173-303-801 173-303-801	AMD-P	95-11-113
173-303-073	NEW	95-22-008	173-303-335	NEW-P	95-11-113	173-303-801	AMD AMD-P	95-22-008 95-11-113
173-303-075	AMD-P	95-11-113	173-303-335	NEW	95-22-008	173-303-802	AMD-F	95-22-008
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73-303-083 73-303-083	AMD-P AMD	95-11-113 95-22-008	173-303-355	AMD	95-22-008	173-303-806	AMD	95-22-008
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173-303-100	AMD	95-22-008	173-303-380	AMD-P	95-11-113	173-303-809	AMD-P	95-22-008
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73-303-170 73-303-170	AMD-P AMD	95-11-113 95-22-008	173-303-560 173-303-560	AMD-P AMD	95-11-113	173-303-9905	AMD	95-22-008
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73-303-190	AMD-P	95-11-113	173-303-610	AMD-P	95-11-113	173-330-010	REP-P REP-P	95-15-104
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73-303-220 73-303-220	AMD-P	95-11-113	173-303-645	AMD-P	95-11-113	173-340-200	AMD-P	95-15-078
73-303-220 73-303-230	AMD AMD-P	95-22-008 95-11-113	173-303-645 173-303-646	AMD B	95-22-008	173-340-440	AMD-P	95-15-078
	UMID-L	22-11-113		AMD-P	95-11-113	173-340-530	AMD-P	95-15-078
	AMD	95-22-008	173-303-646	AMD	95_22 nno	172 240 700	ARIDA	05 15 050
73-303-230 73-303-240	AMD AMD-P	95-22-008 95-11-113	173-303-646 173-303-650	AMD AMD-P	95-22-008 95-11-113	173-340-700 173-340-706	AMD-P AMD-P	95-15-078 95-15-078

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173-340-740 173-340-745	AMD-P	95-15-078	173-400-101	AMD	95-07-126	174-116-040	AMD	95-16-09
173-340-745 173-351	PREP	95-13-088	173-400-102	NEW	95-07-126	174-116-041	PREP	95-05-01
73-354	NEW-C	95-16-109	173-400-103	NEW	95-07-126	174-116-041	AMD-P	95-07-13
73-354	NEW-C	95-20-066	173-400-104	NEW	95-07-126	174-116-041	AMD	95-16-09
73-354-008	NEW-P	95-15-104	173-400-171	AMD	95-07-126	174-116-042	PREP	95-05-01
173-354-010	NEW-P	95-15-104	173-420-020	AMD-P	95-10-052	174-116-042	AMD-P AMD	95-07-13 95-16-09
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173-354-050	NEW-P	95-15-104	173-420-030	AMD-P	95-10-052 95-18-022	174-116-043 174-116-043	AMD-P	95-07-13
173-354-070	NEW-P	95-15-104	173-420-030	AMD AMD-P	95-18-022	174-116-043	AMD	95-16-09
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173-354-200	NEW-P	95-15-104	173-420-055	NEW-P	95-10-052	174-116-046	PREP	95-05-01
173-354-230 173-354-300	NEW-P	95-15-104	173-420-055	NEW	95-18-022	174-116-046	AMD-P	95-07-13
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173-354-515	NEW-P	95-15-104	173-420-110	AMD-P	95-10-052 95-18-022	174-116-071 174-116-071	AMD-F AMD	95-16-0
173-354-525	NEW-P	95-15-104	173-420-110	AMD		174-116-071	PREP	95-05-0
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173-354-600	NEW-P	95-15-104	173-422-020	AMD	95-06-068	174-116-080	AMD-P	95-07-13
173-354-620	NEW-P	95-15-104 95-15-104	173-422-035	AMD	95-06-068	174-116-080	AMD	95-16-0
173-354-640	NEW-P	95-15-104	173-422-050	AMD	95-06-068	174-116-091	PREP	95-05-0
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173-354-700	NEW-P	95-15-104	173-422-070	AMD	95-06-068	174-116-092	PREP	95-05-0
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173-360-130	AMD	95-04-102	173-430-010	AMD	95-03-083	174-116-121	PREP	95-05-0
173-360-190	AMD	95-04-102	173-430-020	AMD	95-03-083 95-03-083	174-116-122	AMD-P	95-07-1
173-360-200	AMD	95-04-102	173-430-030	AMD AMD	95-03-083	174-116-122	AMD	95-16-0
173-360-210	AMD	95-04-102 95-04-102	173-430-040 173-430-050	AMD	95-03-083	174-116-123	PREP	95-05-0
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173-360-310	AMD AMD	95-04-102	173-430-000	AMD	95-03-083	174-116-123	AMD	95-16-0
173-360-320 173-360-325	AMD	95-04-102	173-430-080	AMD	95-03-083	174-116-124	PREP	95-05-0
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173-360-680	REP REP	95-04-102 95-04-102	174-116-020	AMD	95-16-093	180-10-010	AMD-P	95-20-0
173-360-690	REP	95-04-102 95-04-102	174-116-020	PREP	95-05-010	180-10-010	AMD	96-01-0
173-360-695 173-400	PREP	95-06-067	174-116-030	AMD-P	95-07-132	180-10-015	NEW-P	95-20-0
173-400 173-400-030	AMD	95-07-126	174-116-030	AMD	95-16-093	180-10-015	NEW	96-01-0
173-400-030	NEW	95-07-126	174-116-040	PREP	95-05-010	180-10-020	NEW-P	95-20-0
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180-10-025	NEW	96-01-066	180-29-095	PREP	95-05-037	180-77-100	REP-P	95-12-056 95-08-058
180-10-030	NEW-P	95-20-091	180-29-095	AMD-P	95-05-082	180-77-100	REP-F	95-12-056
180-10-030	NEW	96-01-066	180-29-095	AMD	95-08-031	180-77-105	REP-P	95-08-058
180-10-035	NEW-P	95-20-091	180-29-125	PREP	95-05-035	180-77-105	REP	95-12-056
180-10-035	NEW	96-01-066	180-29-125	AMD-P	95-05-080	180-77-106	NEW-P	95-08-058
180-10-040	NEW-P	95-20-091	180-29-125	AMD	95-08-030	180-77-106	NEW	95-12-056
180-10-040	NEW	96-01-066	180-43-010	AMD-P	95-05-077	180-77-110	AMD-P	95-08-058
80-10-045	NEW-P	95-20-091	180-43-010	AMD	95-08-028	180-77-110	AMD	95-12-056
180-10-045 180-16-200	NEW	96-01-066	180-43-015	AMD-P	95-05-077	180-77-120	NEW-P	95-08-058
180-16-200	AMD-P AMD	95-16-113 95-20-086	180-43-015 180-51-050	AMD	95-08-028	180-77-120	NEW	95-12-056
180-16-205	AMD-P	95-16-113	180-51-050	AMD-P AMD	95-12-025 95-16-063	180-77-122	NEW-P	95-08-058
80-16-205	AMD	95-20-086	180-51-050	PREP	96-02-045	180-77-122 180-78-145	NEW	95-12-056
80-16-210	AMD-P	95-16-113	180-53-070	AMD-P	95-16-113	180-78-145	PREP AMD-P	95-06-024 95-08-057
80-16-210	AMD	95-20-086	180-53-070	AMD	95-20-086	180-78-145	AMD-P	95-12-055
80-16-215	AMD-P	95-16-113	180-57-080	PREP	95-12-024	180-78-160	PREP	95-12-033
80-16-215	AMD	95-20-086	180-75-047	PREP	95-21-087	180-78-160	AMD-P	95-16-081
30-16-222	PREP	95-13-047	180-75-047	AMD-P	96-01-080	180-78-160	AMD	95-20-039
30-18-010	NEW-P	95-16-113	180-75-070	PREP	95-05-043	180-78-160	PREP	95-22-038
80-18-010	NEW	95-20-054	180-77-001	NEW-P	95-08-058	180-79	PREP	95-24-023
30-18-020	NEW-P	95-16-113	180-77-001	NEW	95-12-056	180-79-062	PREP	95-13-046
0-18-020	NEW	95-20-054	180-77-002	NEW-P	95-08-058	180-79-062	AMD-P	95-16-082
80-18-030	NEW-P	95-16-113	180-77-002	NEW	95-12-056	180-79-062	AMD PREP	95-20-038
80-18-030	NEW	95-20-054	180-77-003	AMD-P	95-08-058	180-79-230	PREP	95-13-047
30-18-040 30-18-040	NEW-P NEW	95-16-113 95-20-054	180-77-003	AMD	95-12-056	180-79-230	PREP	95-21-087
30-18-0 40 30-18-050	NEW-P	95-20-054 95-16-113	180-77-004 180-77-004	NEW-P	95-08-058	180-79-230	AMD-P	96-01-080
30-18-050	NEW -	95-20-054	180-77-004	NEW AMD-P	95-12-056 95-08-058	180-79-241 180-79-241	PREP	95-13-049
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0-20	PREP	95-17-028	180-77-012	NEW	95-12-056	180-79-340	AMD-P	96-01-081
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30-25-032	PREP	95-17-033	180-77-031	NEW	95-12-056	180-83-070	NEW-P	96-01-079 96-01-079
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)-27-05605	AMD	95-16-076	180-77-065	REP-P	95-08-058	182-12-110	AMD-E	95-04-057 95-08-002
)-27-600	PREP	95-14-042	180-77-065	REP	95-12-056	182-12-110	AMD-E	95-15-112
0-27-600	NEW-P	95-16-078	180-77-068	NEW-P	95-08-058	182-12-110	AMD-E	95-23-075
0-27-600	NEW	95-20-088	180-77-068	NEW	95-12-056	182-12-111	AMD-E	95-08-002
0-27-605	PREP	95-14-042	180-77-070	AMD-P	95-08-058	182-12-111	AMD-E	95-15-112
0-27-605	NEW-P	95-16-078	180-77-070	AMD	95-12-056	182-12-111	AMD-E	95-23-075
0-27-605	NEW	95-20-088	180-77-075	AMD-P	95-08-058	182-12-115	AMD-E	95-08-002
0-27-610 0-27-610	PREP NEW-P	95-14-042	180-77-075	AMD	95-12-056	182-12-115	AMD-E	95-15-112
0-27 - 610 0-27-610	NEW-P NEW	95-16-078 95-20-088	180-77-080	AMD-P	95-08-058	182-12-115	AMD-E	95-23-075
0-27-610 0-27-615	PREP	95-20-088 95-14-042	180-77-080	AMD	95-12-056	182-12-122	AMD-E	95-08-002
0-27-615 0-27-615	NEW-P	95-14-042 95-16-078	180-77-085 180-77-085	REP-P	95-08-058	182-12-122	AMD-E	95-15-112
	NEW-P	95-20-088	180-77-085	REP REP-P	95-12-056 95-08-058	182-12-122 182-13-010	AMD-E	95-23-075
7-27-615	MEW							
0-27-615 0-29-015	PREP	95-05-036	180-77-090	REP	95-12-056	182-13-010	NEW-P NEW-W	95-03-063 95-03-074

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
100 10 010	NEW D	95-03-075	192-04-175	NEW-P	95-15-063	192-42-058	REP	95-05-048
182-13-010	NEW-P NEW	95-07-011	192-04-175	NEW	95-18-055	192-42-081	REP	95-05-048
182-13-010	NEW-P	95-03-063	192-12	PREP	95-10-053	196-12	PREP	95-15-120
182-13-020 182-13-020	NEW-P	95-03-074	192-12-005	PREP	95-21-095	196-16	PREP	95-15-120
182-13-020	NEW-W	95-03-075	192-12-012	PREP	95-21-095	196-20	PREP	95-15-120
182-13-020	NEW	95-07-011	192-12-013	PREP	95-21-095	196-24	PREP	95-15-120
182-13-020	NEW-P	95-03-063	192-12-130	PREP	95-04-104	196-26-020	AMD-P	95-19-078
182-13-030	NEW-W	95-03-074	192-12-130	AMD-P	95-15-094	196-26-020	AMD	95-23-013
182-13-030	NEW-P	95-03-075	192-12-130	AMD	95-18-107	197-11	PREP	95-24-083
182-13-030	NEW	95-07-011	192-12-141	PREP	95-04-104	197-11-200	NEW-W	95-08-061
182-13-040	NEW-P	95-03-063	192-12-141	PREP	95-07-075	197-11-210	NEW	95-07-023
182-13-040	NEW-W	95-03-074	192-12-141	AMD-P	95-15-094	197-11-220	NEW	95-07-023
182-13-040	NEW-P	95-03-075	192-12-141	AMD	95-18-107	197-11-225	NEW-E	95-03-059
182-13-040	NEW	95-07-011	192-12-141	PREP	95-21-095	197-11-228	NEW-E	95-03-059
182-14-010	NEW-E	95-08-001	192-12-184	AMD-P	95-06-081	197-11-228	NEW	95-07-02
182-14-010	NEW-E	95-15-092	192-12-184	AMD	95-09-085	197-11-230	NEW-E	95-03-059
182-14-020	NEW-E	95-08-001	192-12-190	AMD-P	95-06-081	197-11-230	NEW	95-07-02
182-14-020	NEW-E	95-15-092	192-12-190	AMD	95-0 9- 085	197-11-232	NEW-E	95-03-05
182-14-030	NEW-E	95-08-001	192-12-320	AMD-P	95-06-081	197-11-232	NEW	95-07-02
182-14-030	NEW-E	95-15-092	192-12-320	AMD	95-09-085	197-11-235	NEW-E	95-03-059
182-14-040	NEW-E	95-08-001	192-12-340	AMD-P	95-06-081	197-11-235	NEW	95-07-02
182-14-040	NEW-E	95-15-092	192-12-340	AMD	95-09-085	197-11-250	NEW	95-08-04
182-14-050	NEW-E	95-08-001	192-16	PREP	95-11-128	197-11-253	NEW	95-08-04
182-14-050	NEW-E	95-15-092	192-16-002	PREP	95-11-128	197-11-256	NEW	95-08-04
182-14-060	NEW-E	95-08-001	192-16-007	REP-P	95-06-081	197-11-259	NEW	95-08-04
182-14-060	NEW-E	95-15-092	192-16-007	REP	95-09-085	197-11-262	NEW	95-08-04
182-14-070	NEW-E	95-08-001	192-16-017	AMD-P	95-06-081	197-11-265	NEW	95-08-04
182-14-070	NEW-E	95-15-092	192-16-017	AMD	95-09-085	197-11-268	NEW	95-08-04
182-14-080	NEW-E	95-08-001	192-16-019	AMD-P	95-06-081	197-11-305	AMD	95-07-02
182-14-080	NEW-E	95-15-092	192-16-019	AMD	95-0 9 -085	197-11-340	AMD	95-07-02
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182-20-001	NEW	95-12 - 010	192-16-050	AMD	95-09-085	204-24-050	AMD	95-07-13
182-20-010	NEW-P	95-08-060	192-16-051	PREP	95-11-128	204-41-030	AMD-E	95-04-06 95-05-00
182-20-010	NEW	95-12-010	192-16-051	AMD-E	95-14-091	204-41-030	PREP	
182-20-100	NEW-P	95-08-060	192-16-052	NEW-E	95-14-091	204-41-030	AMD-P	95-06-06 95-09-09
182-20-100	NEW	95-12-010	192-16-065	REP-P	95-06-081	204-41-030	AMD	
182-20-130	NEW-P	95-08-060	192-16-065	REP	95-09-085	208-620-010	NEW-P	95-22-10 95-22-10
182-20-130	NEW	95-12-010	192-18-012	PREP	95-21-095	208-620-020	NEW-P	
182-20-160	NEW-P	95-08-060	192-23-018	PREP	95-07-075	208-620-030	NEW-P	95-22-10
182-20-160	NEW	95-12-010	192-23-019	NEW-P	95-08-077	208-620-040	NEW-P	95-22-10
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182-20-300	NEW-P	95-08-060	192-23-810	PREP	95-21-095	208-620-070	NEW-P	
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182-20-320	NEW-P	95-08-060	192-28-100	REP-P	98-06-081	208-620-090	NEW-P	95-22-10
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182-25-010	NEW-P	96-01-107	192-28-120	AMD	95-09-085	220-12-010	AMD-P	95-17-0
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182-25-030	NEW-P	96-01-107	192-32-001	AMD-P	95-06-081	220-12-020	AMD	95-04-0
182-25-040	NEW-P	96-01-107	192-32-001	AMD	95-09-085	220-16-320	AMD-P	95-22-11 95-17-12
182-25-050	NEW-P	96-01-107	192-32-010	AMD-P	95-06-081	220-20-020	AMD-P	
182-25-060	NEW-P	96-01-107	192-32-010	AMD	95-09-085	220-20-020	AMD	95-23-02
182-25-070	NEW-P	96-01-107	192-32-015	AMD-P	95-06-081	220-20-025	AMD-P	95-17-13
182-25-080	NEW-P	96-01-107	192-32-015	AMD	95-09-085	220-20-025	AMD	95-23-02
182-25-090	NEW-P	96-01-107	192-32-025	AMD-P	95-06-081	220-22-030	AMD-P	95-09-08
182-25-100	NEW-P	96-01-107	192-32-025	AMD	95-09-085	220-22-030	AMD	95-13-05
192-04-060	AMD-P	95-15-063	192-32-045	AMD-P	95-06-081	220-24-02000W	NEW-E	95-16-00
192-04-060	AMD	95-18-055	192-32-045	AMD	95-09-085	220-24-02000W	REP-E	95-17-04
192-04-063	NEW-P	95-15-063	192-42-005	REP	95-05-048	220-24-02000X	NEW-E	95-17-04
192-04-063	NEW	95-18-055	192-42-010	REP	95-05-048	220-24-02000X	REP-E	95-17-07
192-04-090	AMD-P	95-15-063	192-42-021	REP '	95-05-048	220-24-02000Y	NEW-E	95-17-07
192-04-090	AMD	95-18-055	192-42-030	REP	95-05-048	220-24-02000Y	REP-E	95-18-0
192-04-170	AMD-P	95-15-063	192-42-056	REP	95-05-048	220-24-02000Z 220-32-05100M	NEW-E NEW-E	95-18-0° 95-04-0
		95-18-055	192-42-057	REP	95-05-048			

WAC #		WSR #	WAC#		WSR #	WAC#		WSR #
220-32-05100M	REP-E	95-07-010	220 44 050001	DED =			 _	
220-32-05100N	NEW-E	95-07-010	220-44-05000N 220-44-05000P	REP-E NEW-E	95-05-021	220-52-04600E		95-20-060
220-32-05100P	NEW-E	95-18-023	220-44-05000P	REP-E	95-05-021 95-08-034	220-52-04600E		95-21-043
220-32-05100P	REP-E	95-19-008	220-44-050000		95-08-034	220-52-04600F 220-52-04600F	NEW-E	95-21-017
220-32-05100Q	NEW-E	95-19-008	220-44-05000Q		95-10-001C	220-52-04600F	REP-E NEW-E	95-21-043
220-32-05100Q	REP-E	95-19-042	220-44-05000R	NEW-E	95-10-001C	220-52-04600G		95-21-043 95-22-018
220-32-05100R	NEW-E	95-19-042	220-44-05000R	REP-E	95-15-048	220-52-04600H	NEW-E	95-22-018
220-32-05100R	REP-E	95-20-003	220-44-05000S	NEW-E	95-15-048	220-52-046001	NEW-E	95-24-005
220-32-05500K	NEW-E	95-09-031	220-44-05000S	REP-E	95-16-096	220-52-04600I	REP-E	95-24-003
220-32-05500K	REP-E	95-10-041	220-44-05000T	NEW-E	95-16-096	220-52-04600J	NEW-E	95-24-046
220-32-05500L	NEW-E	95-10-041	220-44-05000T	REP-E	95-18-056	220-52-04600K	NEW-E	96-01-064
220-32-05500L	REP-E	95-11-061	220-44-05000U	NEW-E	95-18-056	220-52-04600L	NEW-E	96-02-028
220-32-05500M	NEW-E	95-11-061	220-44-05000U	REP-E	95-24-044	220-52-046002	NEW-E	95-05-056
220-32-05500M 220-32-05500N	REP-E	95-14-062	220-44-05000V	NEW-E	95-24-044	220-52-04600Z	REP-E	95-06-001
220-32-05500N 220-32-05500N	NEW-E	95-14-062	220-44-05000V	REP-E	96-02-017	220-52-07100U	NEW-E	95-10-030
220-32-05500N 220-32-05500P	REP-E	95-18-023	220-44-05000W		96-02-017	220-52-07100U	REP-E	95-10-057
220-32-05500P	NEW-E	95-18-023	220-47-262	AMD-P	95-09-081	220-52-07100V	NEW-E	95-10-057
220-32-05500P	REP-E	95-19-008	220-47-262	AMD	95-13-056	220-52-07100V	REP-E	95-11-015
220-32-05500Q 220-32-05500Q	NEW-E REP-E	95-19-008	220-47-304	AMD-P	95-09-081	220-52-07100W		95-11-015
220-32-05500Q 220-32-05500R	NEW-E	95-19-042 95-19-042	220-47-304	AMD	95-13-056	220-52-07100W	REP-E	95-14-077
220-32-05500R	REP-E	95-19-042 95-20-003	220-47-307	AMD-P	95-09-081	220-52-07100X	NEW-E	95-14-077
220-32-05500K	NEW-E	95-20-003 95-20-003	220-47-307	AMD	95-13-056	220-52-07100X	REP-E	95-15-010
220-32-05500S 220-32-05500S	REP-E	95-20-003 95-20-003	220-47-311 220-47-311	AMD-P	95-09-081	220-52-07300A	NEW-E	96-01-048
220-32-05500T	NEW-E	95-21-005	220-47-311 220-47-31100A	AMD	95-13-056	220-52-07300A	REP-E	96-01-065
220-32-05500T	REP-E	95-21-005	220-47-31100A 220-47-401	NEW-E	95-18-058	220-52-07300B	NEW-E	96-01-065
220-32-05500U	NEW-E	96-01-013	220-47-401	AMD-P	95-09-081	220-52-07300B	REP-E	96-02-018
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220-32-05700R	NEW-E	96-02-026	220-47-411	AMD-P	95-09-081	220-52-07300W	NEW-E	95-03-067
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220-33-060	AMD-P	95-17-130	220-47-603	REP-E	95-20-009	220-55-050 220-55-055	AMD-P	95-22-111
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20-40-02700L 20-40-02700M	REP-E	95-21-069	220-52-030001	NEW-E	95-13-057	220-56-185	AMD	95-04-066
	NEW-E	95-23-021	220-52-03000I	REP-E	95-13-057	220-56-189	NEW-P	95-22-111
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20-40-030	AMD-P	95-17-130	220-52-04600A	REP-E	95-06-016	220-56-19000A	NEW-E	95-17-007
	AMD	95-23-020	220-52-04600B	NEW-E	95-06-016	220-56-19000A	REP-E	95-18-076
20-44-050	AMD-P	95-06-094	220-52-04600B	REP-E	95-07-027	220-56-19000B	NEW-E	95-18-076
20-44-050 20-44-050	AMD	06 00 070	000 #0 01/00/					
20-44-050	AMD DED E	95-08-069	220-52-04600C	NEW-E	95-09-027	220-56-19000B	REP-E	95-19-009
	AMD REP-E NEW-E	95-08-069 95-05-007 95-05-007	220-52-04600C 220-52-04600D 220-52-04600D	NEW-E NEW-E REP-E	95-09-027 95-20-047 95-20-060	220-56-19000B 220-56-19000C 220-56-19000C	REP-E NEW-E	

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220-56-19100K	REP-E	95-17-008	220-56-36000M	REP-E	95-10-104	220-57-20000K	REP-E	95-18-05
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220-56-19100N	NEW-E	95-19-067	220-56-370	AMD	95-04-066	220-57-215	AMD-W	95-12-06
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220-56-192	NEW-P	95-22-111	220-56-380	AMD-P	95-22-111	220-57-220	AMD-P	95-22-11
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220-56-235	AMD	95-04-066	220-56-38000Y	NEW-E	95-10-040	220-57-260	AMD	95-12-0
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220-57-455	AMD-P	95-22-111	220-95-031	REP-P	95-03-088	222-30-100	AMD-E	95-04-074
220-57-460	AMD	95-12-027	220-95-031	REP	95-07-012	222-30-100	AMD-E	95-11-052
220-57-460	AMD-P	95-22-111	220-95-032	NEW-P	95-03-088	222-30-100	AMD-E	95-14-028
220-57-46000B	NEW-E	95-14-035	220-95-032	NEW	95-07-012	222-30-100	AMD-E	95-19-012
220-57-46000B	REP-E	95-14-035	220-95-03200A	NEW-E	95-12-036	222-38-020	AMD-S	95-24-093
220-57-46000C	NEW-E	95-18-057	222-10-030	NEW-C	95-04-073	222-38-020	AMD-E	95-04-073
220-57-46000C	REP-E	95-18-057	222-10-030	NEW-C	95-14-028	222-38-020	AMD-E	95-04-074
220-57-465	AMD	95-12-027	222-10-040	NEW-C	95-04-073	222-38-020	AMD-E AMD-C	95-11-052 95-14-028
220-57-465	AMD-P	95-22-111	222-10-040	NEW-C	95-14-028	222-38-020	AMD-E	
220-57-473	AMD	95-12-027	222-10-040	NEW-S	95-24-093	222-38-020	AMD-E	95-19-012
220-57-473	AMD-P	95-22-111	222-10-041	NEW-S	95-24-093	222-38-030	AMD-E	95-04-073
220-57-470	AMD-W	95-12-066	222-16-010	AMD-C	95-04-073	222-38-030	AMD-E	95-04-074
220-57-480	AMD	95-12-027	222-16-010	AMD-E	95-04-074	222-38-030	AMD-E	95-11-052
220-57-480	AMD-P	95-22-111	222-16-010	AMD-E	95-11-052	222-38-030	AMD-E	95-14-028
220-57-495	AMD	95-12-027	222-16-010	AMD-C	95-14-028	230-02-010	AMD-E AMD-P	95-19-012
220-57-495	AMD-P	95-22-111	222-16-010	AMD-E	95-19-012	230-02-010		95-04-043
220-57-497	AMD	95-12-027	222-16-010	AMD-S	95-24-093	230-02-010	AMD	95-07-095
220-57-49700J	NEW-E	95-08-037	222-16-075	NEW-C	95-04-073	230-02-102	NEW-P	95-20-069
220-57-502	AMD	95-12-027	222-16-075	NEW-C	95-14-028	230-02-102	NEW	95-23-091
220-57-505	AMD	95-12-027	222-16-080	AMD-C	95-04-073	230-02-104	NEW-P	95-20-069
220-57-50500X	NEW-E	95-08-037	222-16-080	AMD-E	95-04-074	230-02-104	NEW	95-23-091
220-57-510	AMD	95-12-027	222-16-080	AMD-E	95-11-052		REP-P	95-06-012
220-57-515	AMD	95-12-027	222-16-080	AMD-C	95-14-028	230-02-125 230-02-183	REP	95-09-061
220-57-520	AMD	95-12-027	222-16-080	AMD-E	95-19-012		AMD-P	95-04-039
220-57-520	AMD-P	95-22-111	222-16-080	AMD-S	95-24-093	230-02-183	AMD	95-07-093
220-57-525	AMD	95-12-027	222-16-085	NEW-S	95-24-093	230-02-210	AMD-P	95-14-095
220-57-525	AMD-P	95-22-111	222-16-086	NEW-S		230-02-210	AMD	95-19-071
220-57A	AMD-C	95-04-064	222-16-100	NEW-S	95-24-093	230-02-240	AMD-P	95-04-037
220-57A-001	AMD	95-12-027	222-10-100	NEW-S	95-24-093 95-04-073	230-02-240	AMD-C	95-07-099
220-57A-001	AMD-P	95-22-111	222-21-010			230-02-240	AMD	95-09-062
220-57A-015	AMD	95-12-027	222-21-010	NEW-C	95-14-028	230-02-250	AMD-P	95-14-094
220-57A-017	AMD	95-12-027	222-21-020	NEW-C	95-04-073	230-02-250	AMD	95-19-070
220-57A-030	AMD	95-12-027		NEW-C	95-14-028	230-02-300	PREP	95-19-034
220-57A-035	AMD	95-12-027 95-12-027	222-21-030	NEW-C	95-04-073	230-02-300	AMD-P	95-20-070
220-57A-035	AMD-P	95-12-027 95-22-111	222-21-030	NEW-C	95-14-028	230-02-300	AMD	95-23-109
220-57A-037	AMD-P	95-12-027	222-21-040	NEW-C	95-04-073	230-02-350	AMD-P	95-04-038
220-57A-040	AMD	95-12-027 95-12-027	222-21-040	NEW-C	95-14-028	230-02-350	AMD	95-07-094
	UMID	75-14-04/	1 222-24-030	AMD-C	95-04-073	I 230-02-360	AMD-P	95-04-038
Table				[16]				
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WAC #		WSR #	WAC #		WSR #	WAC#		WSR #
220 02 260	AMD	95-07-094	230-20-055	PREP	95-23-088	230-40-225	AMD	95-23-109
230-02-360 230-02-370	AMD-P	95-04-038	230-20-064	AMD-E	95-21-078	230-40-310	PREP	95-19-03
230-02-370 230-02-370	AMD	95-07-094	230-20-064	PREP	95-21-079	230-40-310	REP-P	95-20-070
230-02-370 230-02-380	AMD-P	95-04-038	230-20-064	AMD-P	95-23-090	230-40-310	REP	95-23-109
230-02-380	AMD-1	95-07-094	230-20-070	AMD-P	95-04-037	230-40-400	AMD-E	95-05-07
230-02-380	AMD-P	95-04-037	230-20-070	AMD-C	95-07-099	230-40-400	AMD-P	95-06-01
230-02-418	AMD-C	95-07-099	230-20-070	AMD	95-09-062	230-40-400	AMD-C	95-09-06
230-02-418	AMD-C	95-09-062	230-20-080	PREP	95-18-029	230-40-400	AMD	95-13-02
230-02-418	PREP	95-23-088	230-20-090	AMD-P	95-07-111	230-40-400	PREP	95-19-03
230-02-311	AMD-P	95-07-111	230-20-090	AMD	95-12-051	230-40-400	AMD-P	95-20-07
230-04-075	AMD	95-12-051	230-20-130	AMD-P	95-06-010	230-40-400	AMD	95-23-10
230-04-075	AMD-P	95-04-038	230-20-130	AMD	95-09-064	230-46-010	AMD-P	95-07-11
230-04-080	AMD	95-07-094	230-20-170	AMD-P	95-07-111	230-46-010	AMD	95-12-05
230-04-080	AMD-E	95-07-064	230-20-170	AMD	95-12-051	230-48-010	NEW-E	95-07-06
230-04-110	AMD-P	95-07-098	230-20-170	PREP	95-18-029	230-48-010	NEW-P	95-07-09
230-04-110 230-04-110	AMD-1	95-12-052	230-20-170	AMD-P	95-20-069	230-48-010	NEW-C	95-12-04
230-04-115	NEW-E	95-07-064	230-20-170	AMD	95-23-091	230-48-010	NEW	95-13-03
230-04-115 230-04-115	NEW-P	95-07-098	230-20-190	AMD-P	95-07-111	230-48-010	NEW-W	96-01-08
230-04-115	NEW	95-12 - 052	230-20-190	AMD	95-12-051	230-50-010	AMD-C	95-04-04
230-04-113 230-04-120	AMD-P	95-14-095	230-20-220	AMD-P	95-07-111	230-50-010	AMD-C	95-06-01
230-04-120 230-04-120	AMD	95-19-071	230-20-220	AMD	95-12-051	230-50-010	AMD-C	95-07-09
230-04-120 230-04-145	AMD-P	95-04-037	230-20-240	AMD-P	95-14-094	230-50-010	AMD-C	95-12-05
230-04-145 230-04-145	AMD-C	95-07-099	230-20-240	AMD	95-19-070	230-50-010	AMD	95-13-03
230-04-145 230-04-145	AMD-C	95-09-062	230-20-300	AMD-P	95-04-039	230-50-010	AMD-W	96-01-08
	AMD-P	95-04-037	230-20-300	AMD	95-07-093	230-50-560	PREP	95-23-08
230-04-147 230-04-147	AMD-C	95-07-099	230-20-325	AMD-P	95-04-039	232-12-001	AMD	95-05-00
	AMD	95-09-062	230-20-325	AMD	95-07-093	232-12-001	AMD-P	95-22-11
230-04-147 230-04-203	AMD-E	95-07-064	230-20-325	PREP	95-20-068	232-12-018	NEW-P	95-14-13
	AMD-P	95-07-098	230-20-335	NEW-P	95-04-039	232-12-018	NEW	95-17-06
230-04-203 230-04-203	AMD	95-12-052	230-20-335	NEW	95-07-093	232-12-019	AMD-P	95-14-13
230-04-203 230-04-280	AMD-C	95-04-040	230-20-335	PREP	95-20-068	232-12-019	AMD	95-17-00
	AMD-C	95-06-013	230-20-620	AMD-P	95-06-010	232-12-055	REP-P	95-14-10
230-04-280 230-04-280	AMD-C	95-07-097	230-20-620	AMD	95-09-064	232-12-055	REP-W	95-18-06
230-04-280	AMD-W	95-12-053	230-20-630	AMD-P	95-07-111	232-12-068	NEW-P	95-14-10
230-04-280	AMD-C	95-04-040	230-20-630	AMD	95-12-051	232-12-068	NEW	95-18-07
230-04-400	AMD-C	95-06-013	230-25-040	PREP	95-20-068	232-12-131	AMD	95-03-03
	AMD-C	95-07-097	230-25-055	AMD-P	95-07-111	232-12-131	AMD-P	95-22-11
230-04-400 230-04-400	AMD-S	95-12-050	230-25-055	AMD	95-12-051	232-12-144	AMD-P	95-22-11
	AMD-C	95-12-054	230-25-070	AMD-P	95-07-111	232-12-147	AMD-P	95-22-11
230-04-400	AMD-C AMD-W	95-12-034	230-25-070	AMD	95-12-051	232-12-151	AMD	95-05-00
230-04-400	AMD-W AMD	95-17-065	230-25-220	PREP	95-20-068	232-12-168	AMD-P	95-22-1
230-04-400	NEW-P	95-07-110	230-25-330	AMD-P	95-07-111	232-12-227	AMD	95-02-0
230-04-405	NEW-C	95-12-049	230-25-330	AMD	95-12-051	232-12-287	AMD-P	95-06-0
230-04-405	NEW-C NEW	95-13-031	230-30-050	PREP	95-19-034	232-12-287	AMD	95-10-02
230-04-405	NEW-W	96-01-087	230-30-050	AMD-P	95-20-070	232-12-41900A	REP-E	96-01-03
230-04-405		95-14-096	230-30-050	AMD	95-23-109	232-12-619	AMD	95-05-0
230-08-010	AMD-P AMD	95-19-069	230-30-065	PREP	95-19-034	232-12-619	AMD-P	95-14-13
230-08-010	AMD-P	95-04-039	230-30-065	AMD-P	95-20-070	232-12-619	AMD	95-17-0
230-08-070	AMD-P	95-07-093	230-30-065	AMD	95-23-109	232-12-619	AMD-P	95-22-1
230-08-070			230-30-003	PREP	95-19-034	232-12-61900A	NEW-E	95-04-0
230-08-080	AMD-P PREP	95-14-096 95-18-029	230-30-070	AMD-P	95-20-070	232-12-827	REP-E	95-22-0
230-08-080		95-20-069	230-30-070	AMD	95-23-109	232-12-827	REP-P	95-22-1
230-08-080	AMD-P		230-30-070	AMD	95-24-048	232-12-828	NEW-P	95-22-1
230-08-080	AMD	95-23-091	230-30-070	PREP	95-19-034	232-12-82900A	NEW-E	95-22-0
230-08-095	AMD-P	95-14-096	230-30-080	AMD-P	95-20-070	232-12-831	REP-E	95-22-0
230-08-095	AMD	95-19-069	230-30-080	AMD	95-23-109	232-12-831	REP-P	95-22-1
230-08-105	AMD-P	95-14-094	230-30-080	PREP	95-19-034	232-16-380	AMD-P	95-14-1
230-08-105	AMD	95-19-070	230-30-097	AMD-P	95-20-070	232-16-380	AMD	95-18-0
230-08-110	NEW-P	95-14-096		AMD-F	95-23-109	232-24-120	REP-E	95-20-0
230-08-110	NEW	95-19-069	230-30-097	PREP	95-19-034	232-24-120	REP-P	95-22-1
230-08-130	AMD-P	95-04-038	230-30-106		95-20-070	232-28-02202	AMD	95-03-0
230-08-130	AMD	95-07-094	230-30-106	AMD-P	95-23-109	232-28-02202	AMD-P	95-14-1
230-08-160	AMD-P	95-04-038	230-30-106	AMD		232-28-02202	AMD-F	95-18-0
230-08-160	AMD	95-07-094	230-40-050	PREP	95-19-034	232-28-02202	AMD	95-03-0
230-12-020	AMD-P	95-14-096	230-40-050	AMD-P	95-20-070		AMD-P	95-22-1
230-12-020	AMD	95-19-069	230-40-050	AMD	95-23-109	232-28-02203	AMD-P AMD	95-22-1
230-12-030	PREP	95-19-034	230-40-055	PREP	95-23-088	232-28-02204		95-03-0
230-12-040	AMD-P	95-04-039	230-40-125	PREP	95-19-034	232-28-02204	AMD-P	95-22-1
230-12-040	AMD	95-07-093	230-40-125	AMD-P	95-20-070	232-28-02205	AMD B	95-03-0 95-22-1
230-12-075	REP-P	95-06-012	230-40-125	AMD	95-23-109	232-28-02205	AMD-P	
230-12-075	REP	95-09-061	230-40-200	PREP	95-19-034	232-28-02206	AMD	95-03-0
230-12-079	NEW-P	95-04-037	230-40-200	AMD-P	95-20-070	232-28-02210	AMD	95-03-0
230-12-079	NEW-C	95-07-099	230-40-200	AMD	95-23-109	232-28-02210	AMD-P	95-22-1
	NEW	95-09-062	230-40-225	AMD-P	95-20-070	232-28-02220	AMD	95-03-0

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232-28-02220	AMD-P	95-06-100	232-28-404	REP-E	95-20-016	232-28-61947	REP	95-17-064
232-28-02220	AMD	95-11-035	232-28-404	REP-P	95-22-112	232-28-61950	REP-E	95-09-050
232-28-02220	AMD-P	95-22-112	232-28-407	REP-E	95-20-016	232-28-61950	REP-P	95-14-134
232-28-02240	AMD-P	95-22-112	232-28-407	REP-P	95-22-112	232-28-61950	REP	95-17-064
232-28-02250	AMD-P	95-22-112	232-28-418	REP-P	95-14-103	232-28-61951	REP-E	95-09-050
232-28-02270	AMD-P	95-22-112	232-28-418	REP	95-18-068	232-28-61951	REP-P	95-14-134
232-28-02280	AMD	95-03-030	232-28-419	NEW-P	95-14-103	232-28-61951	REP	95-17-064
232-28-02280	AMD-P	95-22-112	232-28-419	NEW	95-18-068	232-28-61952	NEW-W	95-03-066
232-28-02290	AMD-P	95-22-112	232-28-419	AMD-P	95-22-112	232-28-61953	REP-E	95-09-050
232-28-206 232-28-206	REP-E REP-P	95-20-016	232-28-419	AMD	96-02-009	232-28-61953	REP-P	95-14-134
232-28-209	REP-P REP-E	95-22-112 95-20-016	232-28-41900B	NEW-E	96-01-004	232-28-61953	REP	95-17-064
232-28-209	REP-E	95-20-016 95-22-112	232-28-41900C 232-28-41900D	NEW-E NEW-E	96-01-014	232-28-61954	REP-E	95-09-050
232-28-21201	REP-E	95-22-112	232-28-41900D 232-28-41900D	REP-E	96-01-031 96-01-031	232-28-61954	REP-P	95-14-134
232-28-21201	REP-P	95-22-112	232-28-41900E	NEW-E	96-02-046	232-28-61954 232-28-61957	REP REP-E	95-17-064 95-09-050
232-28-215	REP-E	95-20-016	232-28-419002	AMD-P	95-14-102	232-28-61957	REP-P	95-14-134
232-28-215	REP-P	95-22-112	232-28-514	AMD	95-18-065	232-28-61957	REP	95-17-064
232-28-216	REP-E	95-20-016	232-28-60101	REP-E	95-20-016	232-28-812	REP-E	95-20-016
232-28-216	REP-P	95-22-112	232-28-60101	REP-P	95-22-112	232-28-812	REP-P	95-22-112
232-28-225	REP-E	95-20-016	232-28-60102	REP-E	95-20-016	232-28-827	REP-P	95-22-112
232-28-225	REP-P	95-22-112	232-28-60102	REP-P	95-22-112	232-28-831	REP-P	95-22-112
232-28-239	REP-P	95-06-099	232-28-604	REP-E	95-20-016	236-12	PREP	95-11-130
232-28-239	REP	95-11-028	232-28-604	REP-P	95-22-112	236-12-015	AMD-P	95-13-107
232-28-240	AMD	95-03-031	232-28-60415	REP-E	95-20-016	236-12-015	AMD	95-16-107
232-28-240	AMD-P	95-22-112	232-28-60415	REP-P	95-22-112	236-12-015	AMD-E	96-01-011
232-28-241	AMD	95-03-032	232-28-605	REP-E	95-20-016	236-12-351	AMD-E	96-01-011
232-28-241	AMD-P	95-22-112	232-28-605	REP-P	95-22-112	236-12-360	AMD-P	95-13-107
232-28-24100A	NEW-E	95-17-077	232-28-60508	REP-E	95-20-016	236-12-360	AMD	95-16-107
232-28-24102	NEW	95-03-035	232-28-60508	REP-P	95-22-112	236-12-360	AMD-E	96-01-011
232-28-24102	AMD-P	95-14-104	232-28-61610	REP-E	95-20-016	236-12-361	AMD-P	95-13-107
232-28-24102 232-28-242	AMD	95-18-069	232-28-61610	REP-P	95-22-112	236-12-361	AMD	95-16-107
232-28-242	AMD AMD-P	95-03-033 95-22-112	232-28-619	AMD	95-05-008	236-12-361	AMD-E	96-01-011
232-28-242	REP-P	95-22-112 95-06-099	232-28-619 232-28-619	AMD-P AMD	95-06-093 95-10-027	236-12-362	AMD-P	95-13-107
232-28-243	REP	95-11-028	232-28-619	AMD-P	95-10-027 95-14-134	236-12-362 236-12-362	AMD REP-E	95-16-107 96-01-011
232-28-244	REP-P	95-06-099	232-28-619	AMD	95-19-011	236-12-302	AMD-E	96-01-011
232-28-244	REP	95-11-028	232-28-619	AMD-P	95-22-113	236-12-370	AMD-E	96-01-011
232-28-245	REP-P	95-06-099	232-28-61900A	NEW-E	95-04-065	236-15	PREP	95-11-131
232-28-245	REP	95-11-028	232-28-61900B	NEW-E	95-07-018	236-15-010	NEW	95-05-044
232-28-246	NEW	95-03-036	232-28-61900B	REP-E	95-12-030	236-15-010	REP-P	95-13-108
232-28-246	AMD-P	95-06-107	232-28-61900B	REP-E	95-12-040	236-15-010	REP	95-16-106
232-28-246	AMD	95-11-037	232-28-61900C	NEW-E	95-09-050	236-15-015	NEW	95-05-044
232-28-246	AMD-P	95-22-112	232-28-61900C	REP-E	95-16-094	236-15-015	REP-P	95-13-108
232-28-24601	NEW-E	95-03-068	232-28-61900D	NEW-E	95-09-051	236-15-015	REP	95-16-106
232-28-247	NEW	95-03-037	232-28-61900D	REP-E	95-16-094	236-15-050	NEW	95-05-044
232-28-248	NEW	95-03-038	232-28-61900E	NEW-E	95-12-030	236-15-050	REP-P	95-13-108
232-28-248	AMD-P	95-06-106	232-28-61900E	REP-E	95-12-040	236-15-050	REP	95-16-106
232-28-248 232-28-248	AMD AMD-P	95-11-036	232-28-61900F	NEW-E	95-12-040	236-15-100	NEW	95-05-044
232-28-248	NEW	95-22-112 95-03-039	232-28-61900F	REP-E	95-16-094	236-15-100	REP-P	95-13-108
232-28-249	AMD-P	95-22-112	232-28-61900G 232-28-61900H	NEW-E NEW-E	95-14-063 95-16-094	236-15-100 236-15-200	REP	95-16-106
232-28-250	NEW-P	95-06-097	232-28-61900H	REP-E	95-16-094	236-15-200	NEW REP-P	95-05-044 95-13-108
232-28-250	NEW	95-11-034	232-28-619001	NEW-E	95-20-015	236-15-200	REP-F	95-16-106
232-28-251	NEW-P	95-06-098	232-28-61900I	REP-E	95-20-015	236-15-200	NEW	95-05-044
232-28-251	NEW	95-11-038	232-28-61900J	NEW-E	95-21-065	236-15-300	REP-P	95-13-108
232-28-252	NEW-P	95-06-102	232-28-61900J	REP-E	95-21-065	236-15-300	REP	95-16-106
232-28-252	NEW	95-11-033	232-28-61940	REP-E	95-09-050	236-15-700	NEW	95-05-044
232-28-253	NEW-P	95-06-101	232-28-61940	REP-P	95-14-134	236-15-700	REP-P	95-13-108
232-28-253	NEW	95-11-032	232-28-61940	REP	95-17-064	236-15-700	REP	95-16-106
232-28-254	NEW-P	95-06-103	232-28-61941	REP-E	95-09-050	236-15-800	NEW	95-05-044
232-28-254	NEW	95-11-031	232-28-61941	REP-P	95-14-134	236-15-800	REP-P	95-13-108
232-28-255	NEW-P	95-06-105	232-28-61941	REP	95-17-064	236-15-800	REP	95-16-106
232-28-255	NEW	95-11-029	232-28-61942	REP-E	95-09-050	236-15-900	NEW	95-05-044
232-28-256	NEW-P	95-06-104	232-28-61942	REP-P	95-14-134	236-15-900	REP-P	95-13-108
232-28-256	NEW	95-11-030	232-28-61942	REP	95-17-064	236-15-900	REP	95-16-106
232-28-257	NEW-P	95-06-096	232-28-61945	REP-E	95-09-050	240-10-030	AMD	95-09-025
232-28-257	NEW	95-11-027	232-28-61945	REP-P	95-14-134	240-10-040	AMD	95-09-025
232-28-257 232-28-258	AMD-P NEW-P	95-22-112	232-28-61945	REP	95-17-064	240-15-020	PREP	95-23-095
232-28-258	NEW-P NEW	95-14-105 95-18-070	232-28-61946 232-28-61946	REP-E REP-P	95-09-050	243-01-010	NEW-P	95-17-112
232-28-259	NEW-P	95-18-070 95-14-129	232-28-61946	REP-P REP	95-14-134 95-17-064	243-01-010 243-01-020	NEW D	95-23-058
232-28-259	NEW-P	95-14-129 95-18-071	232-28-61947	REP-E	95-17-06 4 95-09-050	243-01-020	NEW-P NEW	95-17-112
232-28-260	NEW-P	95-22-112	232-28-61947	REP-P	95-14-134	243-01-030	NEW-P	95-23-058 95-17-112
			. 252 20 01741		>> 17°1J¶	, 275 VI-VJV	MPAA-L	73-17-112
Γable				[18]				

Table [18]

WAC#		WSR #	WAC #		WSR #	WAC#		WSR #
243-01-030	NEW	95-23-058	245-03-040	NEW-W	95-12-047	245-03-810	NEW-W	95-07-03
243-01-030	NEW-P	95-17-112	245-03-050	NEW-P	95-06-075	245-03-810	NEW-W	95-12-04
243-01-040	NEW	95-23-058	245-03-050	NEW-W	95-07-037	245-03-820	NEW-P	95-06-07
243-01-050	NEW-P	95-17-112	245-03-050	NEW-W	95-12-047	245-03-820	NEW-W	95-07-03
243-01-050	NEW	95-23-058	245-03-080	NEW-P	95-06-075	245-03-820	NEW-W	95-12-04
243-01-060	NEW-P	95-17-112	245-03-080	NEW-W	95-07-037	245-03-830	NEW-P	95-06-07
243-01-060	NEW	95-23-058	245-03-080	NEW-W	95-12-047	245-03-830	NEW-W	95-07-03
243-01-070	NEW-P	95-17-112	245-03-120	NEW-P	95-06-075	245-03-830	NEW-W	95-12-04
243-01-070	NEW	95-23-058	245-03-120	NEW-W	95-07-037	245-03-840	NEW-P	95-06-07
243-01-080	NEW-P	95-17-112	245-03-120	NEW-W	95-12-047	245-03-840 245-03-840	NEW-W NEW-W	95-07-03 95-12-04
243-01-080	NEW	95-23-058	245-03-140 245-03-140	NEW-P NEW-W	95-06-075 95-07-037	245-03-860	NEW-P	95-12-04
243-01-090	NEW-P	95-17-112	245-03-140	NEW-W	95-12-047	245-03-860	NEW-W	95-07-03
243-01-090	NEW NEW-P	95-23-058 95-17-112	245-03-160	NEW-P	95-06-075	245-03-860	NEW-W	95-12-04
243-01-100	NEW-P	95-17-112	245-03-160	NEW-W	95-07-037	245-03-880	NEW-P	95-06-07
243-01-100 243-01-110	NEW-P	95-17-112	245-03-160	NEW-W	95-12-047	245-03-880	NEW-W	95-07-03
243-01-110	NEW	95-23-058	245-03-180	NEW-P	95-06-075	245-03-880	NEW-W	95-12-04
243-01-110	NEW-P	95-17-112	245-03-180	NEW-W	95-07-037	245-04-010	NEW-P	95-06-07
243-01-120	NEW	95-23-058	245-03-180	NEW-W	95-12-047	245-04-010	NEW-W	95-07-03
243-01-130	NEW-P	95-17-112	245-03-200	NEW-P	95-06-075	245-04-010	NEW-W	95-12-04
243-01-130	NEW	95-23-058	245-03-200	NEW-W	95-07-037	245-04-020	NEW-P	95-06-07
243-01-140	NEW-P	95-17-112	245-03-200	NEW-W	95-12-047	245-04-020	NEW-W	95-07-03
243-01-140	NEW	95-23-058	245-03-220	NEW-P	95-06-075	245-04-020	NEW-W	95-12-04
243-01-150	NEW-P	95-17-112	245-03-220	NEW-W	95-07-037	245-04-025	NEW-P	95-06-07 95-07-03
243-01-150	NEW	95-23-058	245-03-220	NEW-W	95-12-047	245-04-025 245-04-025	NEW-W NEW-W	95-07-03 95-12-04
245-01-010	DECOD	95-12-009	245-03-240	NEW-P	95-06-075 95-07-037	245-04-023	NEW-W	95-06-07
245-01-020	DECOD	95-12-009	245-03-240 245-03-240	NEW-W NEW-W	95-07-037 95-12-047	245-04-030	NEW-W	95-07-03
245-01-030	DECOD DECOD	95-12-009 95-12-009	245-03-260	NEW-P	95-06-075	245-04-030	NEW-W	95-12-04
245-01-040 245-01-050	DECOD	95-12-009	245-03-260	NEW-W	95-07-037	245-04-040	NEW-P	95-06-07
245-01-050 245-01-060	DECOD	95-12-009	245-03-260	NEW-W	95-12-047	245-04-040	NEW-W	95-07-03
245-01-000	DECOD	95-12-009	245-03-280	NEW-P	95-06-075	245-04-040	NEW-W	95-12-04
245-01-080	DECOD	95-12-009	245-03-280	NEW-W	95-07-037	245-04-050	NEW-P	95-06-07
245-01-090	DECOD	95-12-009	245-03-280	NEW-W	95-12-047	245-04-050	NEW-W	95-07-03
245-01-100	DECOD	95-12-009	245-03-300	NEW-P	95-06-075	245-04-050	NEW-W	95-12-04
245-01-110	DECOD	95-12-009	245-03-300	NEW-W	95-07-037	245-04-060	NEW-P	95-06-07
245-01-120	DECOD	95-12-009	245-03-300	NEW-W	95-12-047	245-04-060	NEW-W	95-07-03
245-01-130	DECOD	95-12-009	245-03-320	NEW-P	95-06-075	245-04-060	NEW-W	95-12-04
245-01-140	DECOD	95-12-009	245-03-320	NEW-W	95-07-037	245-04-070 245-04-070	NEW-P NEW-W	95-06-07 95-07-03
245-01-150	DECOD	95-12-009	245-03-320	NEW-W	95-12-047	245-04-070	NEW-W	95-12-04
245-02-010	NEW	95-04-115	245-03-390	NEW-P NEW-W	95-06-075 95-07-037	245-04-080	NEW-P	95-06-07
245-02-020	NEW	95-04-115	245-03-390 245-03-390	NEW-W	95-12-047	245-04-080	NEW-W	95-07-03
245-02-025 245-02-030	NEW NEW	95-04-115 95-04-115	245-03-520	NEW-W	95-07-035	245-04-080	NEW-W	95-12-04
245-02-035	NEW	95-04-115	245-03-520	NEW-W	95-12-047	245-04-090	AMD-P	95-03-10
245-02-040	NEW	95-04-115	245-03-540	NEW-W	95-07-035	245-04-090	AMD	95-06-04
245-02-045	NEW	95-04-115	245-03-540	NEW-W	95-12-047	245-04-090	DECOD	95-12-00
245-02-050	NEW	95-04-115	245-03-560	NEW-W	95-07-035	245-04-100	AMD-P	95-03-10
245-02-100	NEW	95-04-112	245-03-560	NEW-W	95-12-047	245-04-100	AMD	95-06-04
245-02-110	NEW	95-04-112	245-03-580	NEW-W	95-07-035	245-04-100	DECOD	95-12-00
245-02-115	NEW	95-04-112	245-03-580	NEW-W	95-12-047	245-04-110	AMD-P	95-03-10
245-02-120	NEW	95-04-112	245-03-610	NEW-P	95-06-076	245-04-110	AMD	95-06-04
245-02-125	NEW	95-04-112	245-03-610	NEW-W	95-12-047	245-04-110	DECOD	95-12-00
245-02-130	NEW	95-04-112	245-03-620	NEW-P	95-06-076	245-04-115	AMD-P	95-03-10
245-02-131	NEW	95-04-112	245-03-620	NEW-W	95-07-036	245-04-115	AMD DECOD	95-06-0- 95-12-0
245-02-135	NEW	95-04-112	245-03-620	NEW-W	95-12-047	245-04-115 245-04-125	NEW-P	95-12-0
245-02-140	NEW	95-04-112	245-03-630	NEW-P NEW-W	95-06-076 95-12-047	245-04-125	NEW-P	95-12-0
245-02-145	NEW	95-04-112 95-04-112	245-03-630 245-03-640	NEW-P	95-06-076	245-04-130	NEW-P	95-04-1
245-02-150	NEW	95-04-112 95-04-112	245-03-640	NEW-W	95-07-036	245-04-130	NEW-W	95-12-0-
245-02-155	NEW NEW	95-04-112 95-04-112	245-03-640	NEW-W	95-12-047	245-04-135	NEW-P	95-04-1
245-02-160	NEW	95-04-112	245-03-650	NEW-P	95-06-076	245-04-135	NEW-W	95-12-0
245-02-165 245-02-170	NEW	95-04-112	245-03-650	NEW-W	95-07-036	245-04-140	NEW-P	95-04-1
245-02-175	NEW	95-04-112	245-03-650	NEW-W	95-12-047	245-04-140	NEW-W	95-12-0
245-02-175	NEW	95-04-112	245-03-660	NEW-P	95-06-076	245-04-145	NEW-P	95-04-1
245-03-010	NEW-P	95-06-075	245-03-660	NEW-W	95-07-036	245-04-145	NEW-W	95-12-0
245-03-010	NEW-W	95-07-037	245-03-660	NEW-W	95-12-047	245-04-150	NEW-P	95-04-1
245-03-010	NEW-W	95-12-047	245-03-670	NEW-P	95-06-076	245-04-150	NEW-W	95-12-0
245-03-020	NEW-P	95-06-075	245-03-670	NEW-W	95-12-047	245-04-155	NEW-P	95-04-1
245-03-020	NEW-W	95-07-037	245-03-680	NEW-P	95-06-076	245-04-155	NEW-W	95-12-0
245-03-020	NEW-W	95-12-047	245-03-680	NEW-W	95-07-036	245-04-160	NEW-P	95-04-1
245-03-040	NEW-P	95-06-075	245-03-680	NEW-W NEW-P	95-12-047	245-04-160	NEW-W NEW-P	95-12-0
	NEW-W	95-07-037	245-03-810		95-06-074	245-04-165		95-04-1

[19] Table

WAC #		WSR #	WAC#		WSR #	WAC #		WSR #
245-04-165	NEW-W	95-12-047	246-130	AMD	95-23-018	246 272 070	NEW	05.04.060
245-04-103	NEW-P	95-04-113	246-130-001	AMD-P	95-23-018 95-15-109	246-273-070 246-273-080	NEW	95-24-062
245-04-170	NEW-W	95-12-047	246-130-001	AMD-F	95-23-018	246-273-080	NEW-P NEW	95-21-056 95-24-062
245-04-175	NEW-P	95-04-113	246-130-010	AMD-P	95-15-109	246-273-990	NEW-P	95-21-056
245-04-175	NEW-W	95-12-047	246-130-010	AMD	95-23-018	246-273-990	NEW-I	95-24-062
245-04-180	NEW-P	95-04-113	246-130-020	AMD-P	95-15-109	246-290-990	PREP	95-05-059
245-04-180	NEW-W	95-12-047	246-130-020	AMD	95-23-018	246-290-990	AMD-P	95-15-108
245-04-185	NEW-P	95-04-113	246-130-030	AMD-P	95-15-109	246-290-990	AMD	95-20-079
245-04-185	NEW-W	95-12-047	246-130-030	AMD	95-23-018	246-291	PREP	95-09-017
245-04-190	NEW-P	95-04-113	246-130-040	AMD-P	95-15-109	246-291-010	AMD-P	95-15-107
245-04-190	NEW-W	95-12-047	246-130-040	AMD	95-23-018	246-291-010	AMD	95-20-078
245-04-195	NEW-P	95-04-113	246-130-050	REP-P	95-15-109	246-291-020	AMD-P	95-15-107
245-04-195 245-04-200	NEW-W	95-12-047	246-130-050	REP	95-23-018	246-291-020	AMD	95-20-078
245-04-200	NEW-P NEW-W	95-06-079 95-07-032	246-130-060	AMD-P	95-15-109	246-291-025	AMD-P	95-15-107
245-04-200	NEW-W	95-07-032 95-12-047	246-130-060 246-130-070	AMD B	95-23-018	246-291-025	AMD	95-20-078
245-04-210	NEW-P	95-06-079	246-130-070	AMD-P AMD	95-15-109 95-23-018	246-291-030	AMD-P	95-15-107
245-04-210	NEW-W	95-07-032	246-170	AMD	95-23-018 95-04-035	246-291-030 246-291-100	AMD	95-20-078
245-04-210	NEW-W	95-12-047	246-170-001	REP	95-04-035	246-291-100	AMD-P AMD	95-15-107
245-04-220	NEW-P	95-06-079	246-170-002	NEW	95-04-035	246-291-100	AMD-P	95-20-078 95-15-107
245-04-220	NEW-W	95-07-032	246-170-010	REP	95-04-035	246-291-110	AMD	95-20-078
245-04-220	NEW-W	95-12-047	246-170-011	NEW	95-04-035	246-291-130	AMD-P	95-15-107
245-04-230	NEW-P	95-06-079	246-170-020	REP	95-04-035	246-291-130	AMD	95-20-078
245-04-230	NEW-W	95-07-032	246-170-021	NEW	95-04-035	246-291-140	AMD-P	95-15-107
245-04-230	NEW-W	95-12-047	246-170-030	REP	95-04-035	246-291-140	AMD	95-20-078
245-04-240	NEW-P	95-06-079	246-170-031	NEW	95-04-035	246-314	PREP	95-07-073
245-04-240	NEW-W	95-07-032	246-170-040	REP	95-04-035	246-314-990	AMD-P	95-09-059
245-04-240	NEW-W	95-12-047	246-170-041	NEW	95-04-035	246-314-990	AMD	95-12-097
245-04-300	NEW-P	95-06-078	246-170-050	REP	95-04-035	246-316	PREP	95-07-073
245-04-300	NEW-W	95-07-031	246-170-051	NEW	95-04-035	246-316-990	AMD-P	95-09-059
245-04-300 245-04-310	NEW-W	95-12-047	246-170-055	NEW	95-04-035	246-316-990	AMD	95-12-097
245-04-310	NEW-P NEW-W	95-06-078 95-07-031	246-170-060	REP	95-04-035	246-318	PREP	95-07-073
245-04-310	NEW-W	95-07-031 95-12-047	246-170-061 246-170-065	NEW NEW	95-04-035	246-318-990	AMD-P	95-09-059
245-04-320	NEW-P	95-06-078	246-170-063	REP	95-04-035 95-04-035	246-318-990	AMD	95-12-097
245-04-320	NEW-W	95-07-031	246-170-080	REP	95-04-035 95-04-035	246-322 246-322-001	PREP NEW-P	95-07-073
245-04-320	NEW-W	95-12-047	246-170-090	REP	95-04-035	246-322-001	NEW-P	95-12-096 95-22-012
245-04-330	NEW-P	95-06-078	246-249-020	AMD-P	95-04-100	246-322-010	AMD-P	95-12-096
245-04-330	NEW-W	95-07-031	246-249-020	AMD	95-13-094	246-322-010	AMD	95-22-012
245-04-330	NEW-W	95-12-047	246-249-080	AMD-P	95-04-100	246-322-020	AMD-P	95-12-096
245-04-340	NEW-P	95-06-078	246-249-080	AMD	95-13-094	246-322-020	AMD	95-22-012
245-04-340	NEW-W	95-07-031	246-254	PREP	95-05-058	246-322-025	NEW-P	95-12-096
245-04-340	NEW-W	95-12-047	246-254-053	AMD-P	95-08-066	246-322-025	NEW	95-22-012
245-04-350	NEW-P	95-06-078	246-254-053	AMD	95-12-004	246-322-030	NEW-P	95-12-096
245-04-350 245-04-350	NEW-W	95-07-031	246-254-070	AMD-P	95-08-066	246-322-030	NEW	95-22-012
245-08-010	NEW-W NEW-P	95-12-047 95-04-114	246-254-070 246-254-080	AMD	95-12-004	246-322-035	NEW-P	95-12-096
245-08-010	NEW-W	95-04-114	246-254-080	AMD-P AMD	95-08-066	246-322-035	NEW	95-22-012
245-08-010	NEW-W	95-12-047	246-254-090	AMD-P	95-12-004 95-08-066	246-322-040 246-322-040	AMD-P	95-12-096
245-08-020	NEW-P	95-04-114	246-254-090	AMD-F	95-12-004	246-322-040	AMD AMD-P	95-22-012
245-08-020	NEW-W	95-07-030	246-254-100	AMD-P	95-08-066	246-322-050	AMD-P AMD	95-12 - 096 95-22-012
245-08-020	NEW-W	95-12-047	246-254-100	AMD	95-12-004	246-322-060	AMD-P	95-12-096
245-08-030	NEW-P	95-04-114	246-254-120	AMD-P	95-08-066	246-322-060	AMD	95-22-012
245-08-030	NEW-W	95-07-030	246-254-120	AMD	95-12-004	246-322-070	REP-P	95-12-096
245-08-030	NEW-W	95-12-047	246-255	PREP	95-05-058	246-322-070	REP	95-22-012
245-08-040	NEW-P	95-04-114	246-272-25001	AMD-P	95-04-034	246-322-080	REP-P	95-12-096
245-08-040	NEW-W	95-07-030	246-272-25001	AMD	95-09-018	246-322-080	REP	95-22-012
245-08-040	NEW-W	95-12-047	246-273-001	NEW-P	95-21-056	246-322-090	REP-P	95-12-096
245-08-050	NEW-P	95-04-114	246-273-001	NEW	95-24-062	246-322-090	REP	95-22-012
245-08-050	NEW-W	95-07-030	246-273-010	NEW-P	95-21-056	246-322-100	AMD-P	95-12-096
245-08-050	NEW-W	95-12-047	246-273-010	NEW	95-24-062	246-322-100	AMD	95-22-012
246-01-040 246-01-040	AMD-P AMD	95-07-054	246-273-020	NEW-P	95-21-056	246-322-110	REP-P	95-12-096
246-01-040	AMD-P	95-10-043 95-07-054	246-273-020	NEW	95-24-062	246-322-110	REP	95-22-012
246-01-080	AMD-P	95-10-043	246-273-030 246-273-030	NEW-P NEW	95-21-056	246-322-120	AMD-P	95-12-096
246-08-400	NEW-E	95-14-108	246-273-040	NEW-P	95-24-062 95-21-056	246-322-120	AMD BED B	95-22-012
246-08-400	NEW-P	95-17-126	246-273-040	NEW-P	95-21-056 95-24-062	246-322-130	REP-P	95-12-096
246-08-400	NEW	95-20-080	246-273-050	NEW-P	95-24-062 95-21-056	246-322-130 246-322-140	REP NEW D	95-22-012
246-100-166	PREP	95-05-012	246-273-050	NEW-F	95-24-062	246-322-140	NEW-P NEW	95-12-096 95-22-012
246-100-166	AMD-P	95-22-089	246-273-060	NEW-P	95-21-056	246-322-150	NEW-P	95-22-012 95-12-096
246-100-236	AMD-S	95-08-026	246-273-060	NEW	95-24-062	246-322-150	NEW-P	95-12-096
	AMD	95-13-037	246-273-065	NEW	95-24-062	246-322-160	NEW-P	
246-100-236			240-273-003	1151	73-24-002	240-322-100	14 C 44 - L	93-12-09h
246-100-236 246-130	AMD-P	95-15-109	246-273-070	NEW-P	95-21-056	246-322-160	NEW	95-12-096 95-22-012

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
246-322-170	NEW-P	95-12-096	246-324-250	NEW-P	95-12-094	246-358-100	NEW-E	95-13-093
246-322-170	NEW	95-22-012	246-324-250	NEW	95-22-013	246-358-100	NEW-P	95-20-075
246-322-180	NEW-P	95-12-096	246-324-500	NEW-P	95-12-094	246-358-100	NEW-E	95-22-009
246-322-180	NEW	95-22-012	246-324-500	NEW	95-22-013	246-358-100	NEW	96-02-014
246-322-190	NEW-P	95-12-096	246-324-990	NEW-P	95-12-094	246-358-105	REP-E	95-13-093
246-322-190	NEW	95-22-012	246-324-990	NEW	95-22-013	246-358-105	REP-P	95-20-075
246-322-200	NEW-P	95-12-096	246-325	PREP	95-07-073	246-358-105	REP-E	95-22-009 96-02-014
246-322-200	NEW	95-22-012	246-325-990	AMD-P AMD	95-09-059 95-12-097	246-358-105 246-358-115	REP REP-E	95-13-093
246-322-210	NEW-P	95-12-096 95-22-012	246-325-990 246-326	PREP	95-12-097	246-358-115	REP-P	95-20-075
246-322-210 246-322-220	NEW NEW-P	95-22-012 95-12-096	246-326-990	AMD-P	95-09-059	246-358-115	REP-E	95-22-009
246-322-220	NEW	95-22-012	246-326-990	AMD	95-12-097	246-358-115	REP	96-02-014
246-322-230	NEW-P	95-12-096	246-327	PREP	95-07-073	246-358-125	AMD-E	95-13-093
246-322-230	NEW	95-22-012	246-327-990	AMD-P	95-09-059	246-358-125	AMD-P	95-20-075
246-322-240	NEW-P	95-12-096	246-327-990	AMD	95-12-097	246-358-125	AMD-E	95-22-009
246-322-240	NEW	95-22-012	246-331	PREP	95-07-073	246-358-125	AMD	96-02-014
246-316-250	NEW-P	95-12-096	246-331-990	AMD-P	95-09-059	246-358-135	AMD-E	95-13-093
246-322-250	NEW	95-22-012	246-331-990	AMD	95-12-097	246-358-135	AMD-P	95-20-075
246-322-500	NEW-P	95-12-096	246-336	PREP	95-07-073 95-09-059	246-358-135	AMD-E AMD	95-22-009 96-02-014
246-322-500	NEW AMD-P	95-22-012 95-09-059`	246-336-990 246-336-990	AMD-P AMD	95-12-097	246-358-135 246-358-140	AMD-E	95-02-014
246-322-990 246-322-990	AMD-P AMD	95-12-097	246-358	PREP	95-11-072	246-358-140	AMD-E	95-13-093
246-322-990	AMD-P	95-09-059	246-358-001	AMD-E	95-13-093	246-358-140	AMD-P	95-20-075
246-322-991	REP-P	95-12-096	246-358-001	AMD-P	95-20-075	246-358-140	AMD-E	95-22-009
246-322-991	AMD	95-12-097	246-358-001	AMD-E	95-22-009	246-358-140	AMD	96-02-014
246-322-991	REP	95-22-012	246-358-001	AMD	96-02-014	246-358-145	AMD-E	95-13-093
246-323	PREP	95-07-073	246-358-010	AMD-E	95-08-018	246-358-145	AMD-P	95-20-075
246-323-990	AMD-P	95-09-059	246-358-010	AMD-E	95-13-093	246-358-145	AMD-E	95-22-009
246-323-990	AMD	95-12-097	246-358-010	AMD-P	95-20-075	246-358-145	AMD	96-02-014
246-324-001	NEW-P	95-12-094	246-358-010	AMD-E	95-22-009	246-358-155	AMD-E	95-13-093
246-324-001	NEW	95-22-013	246-358-010	AMD F	96-02-014 95-08-018	246-358-155 246-358-155	AMD-P AMD-E	95-20-075 95-22-009
246-324-010	NEW-P	95-12-094 95-22-013	246-358-020 246-358-020	AMD-E AMD-E	95-13-093	246-358-155	AMD-E	96-02-014
246-324-010 246-324-020	NEW NEW-P	95-22-013 95-12-094	246-358-020	AMD-E	95-20-075	246-358-175	AMD-E	95-13-093
246-324-020	NEW	95-22-013	246-358-020	AMD-E	95-22-009	246-358-175	AMD-P	95-20-075
246-324-025	NEW-P	95-12-094	246-358-020	AMD	96-02-014	246-358-175	AMD-E	95-22-009
246-324-025	NEW	95-22-013	246-358-025	AMD-E	95-13-092	246-358-175	AMD	96-02-014
246-324-030	NEW-P	95-12-094	246-358-025	AMD-P	95-20-074	246-380	PREP	95-07-073
246-324-030	NEW	95-22-013	246-358-025	AMD-E	95-22-010	246-430	PREP	95-12-005
246-324-035	NEW-P	95-12-094	246-358-025	AMD	96-01-084	246-430-010	PREP	95-12-005
246-324-035	NEW	95-22-013	246-358-030	AMD-E	95-13-092	246-430-030	PREP	95-12-005
246-324-040	NEW-P	95-12-094	246-358-030	AMD-P	95-20-074	246-430-040	PREP	95-12-005 95-06-073
246-324-040	NEW	95-22-013	246-358-030 246-358-030	AMD-E AMD	95-22-010 96-01-084	246-560-001 246-560-010	PREP PREP	95-06-073
246-324-050	NEW-P NEW	95-12-094 95-22-013	246-358-045	AMD-E	95-13-093	246-560-015	PREP	95-06-073
246-324-050 246-324-060	NEW-P	95-12 - 094	246-358-045	AMD-P	95-20-075	246-560-020	PREP	95-06-073
246-324-060	NEW	95-22-013	246-358-045	AMD-E	95-22-009	246-560-030	PREP	95-06-073
246-324-100	NEW-P	95-12-094	246-358-045	AMD	96-02-014	246-560-040	PREP	95-06-073
246-324-100	NEW	95-22-013	246-358-055	AMD-E	95-13-093	246-560-050	PREP	95-06-073
246-324-120	NEW-P	95-12-094	246-358-055	AMD-P	95-20-075	246-560-060	PREP	95-06-073
246-324-120	NEW	95-22-013	246-358-055	AMD-E	95-22-009	246-560-070	PREP	95-06-073
246-324-140	NEW-P	95-12-094	246-358-055	AMD	96-02-014	246-560-080	PREP	95-06-073
246-324-140	NEW	95-22-013	246-358-065	AMD-E	95-13-093	246-560-090	PREP	95-06-073
246-324-150	NEW-P	95-12-094	246-358-065	AMD-P	95-20-075	246-560-100	PREP	95-06-073
246-324-150	NEW	95-22-013	246-358-065	AMD-E	95-22-009 96-02-014	246-780 246-780-001	PREP NEW-P	95-07-055 95-20-076
246-324-160	NEW-P	95-12-094 95-22-013	246-358-065 246-358-075	AMD AMD-E	95-13-093	246-780-001	NEW-P	96-01-085
246-324-160	NEW NEW-P	95-12-094	246-358-075	AMD-E	95-20-075	246-780-001	NEW-P	95-20-076
246-324-170 246-324-170	NEW	95-22-013	246-358-075	AMD-E	95-22-009	246-780-010	NEW	96-01-085
246-324-170	NEW-P	95-12-094	246-358-075	AMD	96-02-014	246-780-020	NEW-P	95-20-076
246-324-180	NEW	95-22-013	246-358-085	AMD-E	95-08-018	246-780-020	NEW	96-01-085
246-324-190	NEW-P	95-12-094	246-358-085	AMD-E	95-13-093	246-780-030	NEW-P	95-20-076
246-324-190	NEW	95-22-013	246-358-085	AMD-P	95-20-075	246-780-030	NEW	96-01-085
246-324-200	NEW-P	95-12-094	246-358-085	AMD-E	95-22-009	246-780-040	NEW-P	95-20-076
246-324-200	NEW	95-22-013	246-358-085	REP	96-02-014	246-780-040	NEW	96-01-085
246-324-210	NEW-P	95-12-094	246-358-090	NEW-E	95-13-093	246-780-050	NEW-P	95-20-076
246-324-210	NEW	95-22-013	246-358-090	NEW-P	95-20-075	246-780-050	NEW D	96-01-085
246-324-220	NEW-P	95-12-094	246-358-090	NEW-E	95-22-009	246-780-060	NEW-P	95-20-076 96-01-085
246-324-220 246-324-230	NEW NEW-P	95-22-013 95-12-094	246-358-090 246-358-095	NEW AMD-E	96-02-014 95-13-093	246-780-060 246-780-070	NEW NEW-P	95-20-076
246-324-230	NEW-P	95-22-013	246-358-095	AMD-E AMD-P	95-20-075	246-780-070	NEW-F	96-01-085
24U-J24-2JU								
246-324-240	NEW-P	95-12-094	246-358-095	AMD-E	95-22-009	246-810-990	AMD-P	96-01-033

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WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
246-812-001	NEW-E	95-09-029	246-812-390	NEW-P	95-15-110	246-815-070	AMD-P	95-13-110
246-812-001	NEW-P	95-15-110	246-812-390	NEW-E	95-17-046	246-815-070	AMD	95-16-102
246-812-001	NEW-E	95-17-046	246-812-390	NEW	95-22-062	246-815-100	AMD-P	95-13-110
246-812-001	NEW	95-22-062	246-812-400	NEW-E	95-09-029	246-815-100	AMD	95-16-102
246-812-010	NEW-E	95-09-029	246-812-400	NEW-P	95-15-110	246-815-990	AMD-P	95-13-110
246-812-010	NEW-P	95-15-110	246-812-400	NEW-E	95-17-046	246-815-990	AMD	95-16-102
246-812-010 246-812-010	NEW-E NEW	95-17-046 95-22-062	246-812-400 246-812-410	NEW NEW-E	95-22-062 95-09-029	246-816-015 246-816-015	REP-P REP	95-12-068 96-01-083
246-812-015	NEW-E	95-09-029	246-812-410	NEW-P	95-15-110	246-816-020	REP-P	95-12-068
246-812-015	NEW-P	95-15-110	246-812-410	NEW-E	95-17-046	246-816-020	REP	96-01-083
246-812-015	NEW-E	95-17-046	246-812-410	NEW	95-22-062	246-816-030	REP-P	95-12-068
246-812-015	NEW	95-22-062	246-812-420	NEW-E	95-09-029	246-816-030	REP	96-01-083
246-812-101	NEW-E	95-09-029	246-812-420	NEW-P	95-15-110	246-816-040	REP-P	95-12-068
246-812-101	NEW-P	95-15-110	246-812-420	NEW-E	95-17-046	246-816-040	REP	96-01-083
246-812-101	NEW-E	95-17-046	246-812-420	NEW	95-22-062	246-816-050	REP-P	95-12-068
246-812-101 246-812-120	NEW NEW-E	95-22-062 95-09-029	246-812-430 246-812-430	NEW-E	95-09-029	246-816-050	REP	96-01-083
246-812-120	NEW-E NEW-P	95-09-029 95-15-110	246-812-430	NEW-P NEW-E	95-15-110 95-17-046	246-816-060 246-816-060	REP-P REP	95-12-068 96-01-083
246-812-120	NEW-E	95-17-046	246-812-430	NEW-E	95-22-062	246-816-070	REP-P	95-12-068
246-812-120	NEW	95-22-062	246-812-440	NEW-E	95-09-029	246-816-070	REP	96-01-083
246-812-125	NEW-E	95-09-029	246-812-440	NEW-P	95-15-110	246-816-075	REP-P	95-12-068
246-812-125	NEW-P	95-15-110	246-812-440	NEW-E	95-17-046	246-816-075	REP	96-01-083
246-812-125	NEW-E	95-17-046	246-812-440	NEW	95-22-062	246-816-080	REP-P	95-12-068
246-812-125	NEW	95-22-062	246-812-450	NEW-E	95-09-029	246-816-080	REP	96-01-083
246-812-130	NEW-E	95-09-029	246-812-450	NEW-P	95-15-110	246-816-090	REP-P	95-12-068
246-812-130	NEW-P	95-15-110	246-812-450	NEW-E	95-17-046	246-816-090	REP	96-01-083
246-812-130 246-812-130	NEW-E NEW	95-17-046 95-22-062	246-812-450 246-812-460	NEW NEW-E	95-22-062 95-09-029	246-816-100 246-816-100	REP-P REP	95-12-068 96-01-083
246-812-140	NEW-E	95-09-029	246-812-460	NEW-E	95-15-110	246-816-110	REP-P	95-12-068
246-812-140	NEW-P	95-15-110	246-812-460	NEW-E	95-17-046	246-816-110	REP	96-01-083
246-812-140	NEW-E	95-17-046	246-812-460	NEW	95-22-062	246-816-120	REP-P	95-12-068
246-812-140	NEW	95-22-062	246-812-501	NEW-E	95-09-029	246-816-120	REP	96-01-083
246-812-150	NEW-E	95-09-029	246-812-501	NEW-P	95-15-110	246-816-130	REP-P	95-12-068
246-812-150	NEW-P	95-15-110	246-812-501	NEW-E	95-17-046	246-816-130	REP	96-01-083
246-812-150	NEW-E	95-17-046	246-812-501	NEW	95-22-062	246-816-140	REP-P	95-12-068
246-812-150 246-812-155	NEW NEW-E	95-22-062 95-09-029	246-812-510 246-812-510	NEW-E	95-09-029	246-816-140	REP	96-01-083
246-812-155	NEW-E NEW-P	95-15-110	246-812-510	NEW-P NEW-E	95-15-110 95-17-046	246-816-150 246-816-150	REP-P REP	95-12-068 96-01-083
246-812-155	NEW-E	95-17-046	246-812-510	NEW	95-22-062	246-816-201	REP-P	95-12-068
246-812-155	NEW	95-22-062	246-812-520	NEW-E	95-09-029	246-816-201	REP	96-01-083
246-812-160	NEW-E	95-09-029	246-812-520	NEW-P	95-15-110	246-816-210	REP-P	95-12-068
246-812-160	NEW-P	95-15-110	246-812-520	NEW-E	95-17-046	246-816-210	REP	96-01-083
246-812-160	NEW-E	95-17-046	246-812-520	NEW	95-22-062	246-816-220	REP-P	95-12-068
246-812-160	NEW	95-22-062	246-812-601	NEW-E	95-09-029	246-816-220	REP	96-01-083
246-812-170	NEW-E NEW-P	95-09-029	246-812-601	NEW-P	95-15-110	246-816-225	REP-P	95-12-068
246-812-170 246-812-170	NEW-F	95-15-110 95-17-046	246-812-601 246-812-601	NEW-E NEW	95-17-046 95-22-062	246-816-225 246-816-230	REP REP-P	96-01-083 95-12-068
246-812-170	NEW	95-22-062	246-812-610	NEW-E	95-09-029	246-816-230	REP	96-01-083
246-812-301	NEW-E	95-09-029	246-812-610	NEW-P	95-15-110	246-816-240	REP-P	95-12-068
246-812-301	NEW-P	95-15-110	246-812-610	NEW-E	95-17-046	246-816-240	REP	96-01-083
246-812-301	NEW-E	95-17-046	246-812-610	NEW	95-22-062	246-816-250	REP-P	95-12-068
246-812-301	NEW	95-22-062	246-812-620	NEW-E	95-09-029	246-816-250	REP	96-01-083
246-812-320	NEW-E	95-09-029	246-812-620	NEW-P	95-15-110	246-816-260	REP-P	95-12-068
246-812-320	NEW-P	95-15-110	246-812-620	NEW-E	95-17-046	246-816-260	REP	96-01-083
246-812-320	NEW-E	95-17-046 95-22-062	246-812-620 246-812-630	NEW E	95-22-062 95-09-029	246-816-301	REP-P	95-12-068
246-812-320 246-812-330	NEW NEW-E	95-09-029	246-812-630	NEW-E NEW-P	95-09-029 95-15-110	246-816-301 246-816-310	REP REP-P	96-01-083
246-812-330	NEW-P	95-15-110	246-812-630	NEW-E	95-17-046	246-816-310	REP	95-12-068 96-01-083
246-812-330	NEW-E	95-17-046	246-812-630	NEW	95-22-062	246-816-320	REP-P	95-12-068
246-812-330	NEW	95-22-062	246-812-990	NEW-E	95-09-029	246-816-320	REP	96-01-083
246-812-340	NEW-E	95-09-029	246-812-990	NEW-P	95-15-110	246-816-330	REP-P	95-12-068
246-812-340	NEW-P	95-15-110	246-812-990	NEW-E	95-17-046	246-816-330	REP	96-01-083
246-812-340	NEW-E	95-17-046	246-812-990	NEW	95-22-062	246-816-340	REP-P	95-12-068
246-812-340	NEW	95-22-062	246-815	PREP	95-12-020	246-816-340	REP	96-01-083
246-812-350	NEW-E	95-09-029	246-815-020	AMD-P	95-13-110	246-816-350	REP-P	95-12-068
246-812-350 246-812-350	NEW-P NEW-E	95-15-110 95-17-046	246-815-020 246-815-050	AMD AMD-P	95-16-102 95-03-018	246-816-350	REP	96-01-083
246-812-350 246-812-350	NEW-E NEW	95-17-046	246-815-050	AMD-P AMD	95-03-018 95-07-003	246-816-360 246-816-360	REP-P REP	95-12-068 96-01-083
246-812-360	NEW-E	95-09-029	246-815-050	AMD-P	95-13-110	246-816-370	REP-P	95-12-068
246-812-360	NEW-P	95-15-110	246-815-050	AMD-1	95-16-102	246-816-370	REP	96-01-083
246-812-360	NEW-E	95-17-046	246-815-060	AMD-P	95-13-110	246-816-380	REP-P	95-12-068
246-812-360	NEW	95-22-062	246-815-060	AMD	95-16-102	246-816-380	REP	96-01-083
246-812-390	NEW-E	95-09-029	0	AMD	95-02-056	246-816-390	REP-P	

Table [22]

WAC#		WSR #	WAC#		WSR #	WAC#		WSR #
046.016.000	DER	06.01.003	246 917 250	NEW-P	95-12-068	246-818-015	REP	96-01-083
246-816-390	REP	96-01-083	246-817-350 246-817-350	NEW-P NEW	95-12-068 95-21-041	246-818-020	REP-P	95-12-068
246-816-400	REP-P REP	95-12-068 96-01-083	246-817-360	NEW-P	95-12-068	246-818-020	REP	96-01-083
246-816-400 246-816-410	REP-P	95-12-068	246-817-360	NEW	95-21-041	246-818-030	REP-P	95-12-068
246-816-410	REP	96-01-083	246-817-370	NEW-P	95-12-068	246-818-030	REP	96-01-083
246-816-501	REP-P	95-12-068	246-817-370	NEW	95-21-041	246-818-040	REP-P	95-12-068
246-816-501	REP	96-01-083	246-817-380	NEW-P	95-12-068	246-818-040	REP	96-01-083
246-816-510	REP-P	95-12-068	246-817-380	NEW	95-21-041	246-818-050	REP-P	95-12-068
246-816-510	REP	96-01-083	246-817-390	NEW-P	95-12-068	246-818-050	REP	96-01-083
246-816-520	REP-P	95-12-068	246-817-390	NEW	95-21-041	246-818-060	REP-P	95-12-068
246-816-520	REP	96-01-083	246-817-400	NEW-P	95-12-068	246-818-060	REP	96-01-083
246-816-530	REP-P	95-12-068	246-817-400	NEW	95-21-041	246-818-070	REP-P	95-12-068
246-816-530	REP	96-01-083	246-817-410	NEW-P	95-12-068	246-818-070	REP REP-P	96-01-083 95-12-068
246-816-701	REP-P	95-12-068	246-817-410 246-817-420	NEW NEW-P	95-21-041 95-12-068	246-818-080 246-818-080	REP	96-01-083
246-816-701	REP REP-P	96-01-083 95-12-068	246-817-420	NEW-P	95-21-041	246-818-090	REP-P	95-12-068
246-816-710 246-816-710	REP	96-01-083	246-817-430	NEW-P	95-12-068	246-818-090	REP	96-01-083
246-816-720	REP-P	95-12-068	246-817-430	NEW	95-21-041	246-818-100	REP-P	95-12-068
246-816-720	REP	96-01-083	246-817-501	NEW-P	95-12-068	246-818-100	REP	96-01-083
246-816-730	REP-P	95-12-068	246-817-501	NEW	95-21-041	246-818-120	REP-P	95-12-068
246-816-730	REP	96-01-083	246-817-510	NEW-P	95-12-068	246-818-120	REP	96-01-083
246-816-740	REP-P	95-12-068	246-817-510	NEW	95-21-041	246-818-130	REP-P	95-12-068
246-816-740	REP	96-01-083	246-817-520	NEW-P	95-12-068	246-818-130	REP	96-01-083
246-816-990	REP-P	95-12-067	246-817-520	NEW	95-21-041	246-818-140	REP-P	95-12-068
246-816-990	REP-P	95-12-068	246-817-530	NEW-P	95-12-068	246-818-140	REP	96-01-083
246-816-990	REP	95-16-122	246-817-530	NEW	95-21-041	246-818-142	REP-P	95-12-068
246-816-990	REP	96-01-083	246-817-540	NEW-P	95-12-068	246-818-142	REP	96-01-083
246-817-001	NEW-P	95-12-068	246-817-540	NEW NEW-P	95-21-041 95-12-068	246-818-143 246-818-143	REP-P REP	95-12-068 96-01-083
246-817-001	NEW D	95-21-041 95-12-068	246-817-550 246-817-550	NEW-P	95-12-008 95-21-041	246-818-150	REP-P	95-12-068
246-817-010 246-817-010	NEW-P NEW	95-21-041	246-817-560	NEW-P	95-12-068	246-818-150	REP .	96-01-083
246-817-015	NEW-P	95-12-068	246-817-560	NEW	95-21-041	246-818-991	REP-P	95-12-067
246-817-015	NEW	95-21-041	246-817-570	NEW-P	95-12-068	246-818-991	REP-P	95-12-068
246-817-101	NEW-P	95-12-068	246-817-570	NEW	95-21-041	246-818-991	REP	95-16-122
246-817-101	NEW	95-21-041	246-817-601	NEW-P	95-12-068	246-818-991	REP	96-01-083
246-817-110	NEW-P	95-12-068	246-817-601	NEW	95-21-041	246-828-040	AMD-P	95-11-111
246-817-110	NEW	95-21-041	246-817-610	NEW-P	95-12-068	246-828-040	AMD	95-19-017
246-817-120	NEW-P	95-12-068	246-817-610	NEW	95-21-041	246-828-070	AMD-P	95-11-111
246-817-120	NEW	95-21-041	246-817-620	NEW-P	95-12-068	246-828-070	AMD	95-19-017
246-817-130	NEW-P	95-12-068	246-817-620	NEW NEW-P	95-21-041 95-12-068	246-828-075 246-828-075	NEW-P NEW	95-11-111 95-19-017
246-817-130 246-817-135	NEW NEW-P	95-21-041 95-12-068	246-817-630 246-817-630	NEW-P	95-21-041	246-828-080	AMD-P	95-11-111
246-817-135	NEW	95-21-041	246-817-701	NEW-P	95-12-068	246-828-080	AMD	95-19-017
246-817-140	NEW-P	95-12-068	246-817-701	NEW	95-21-041	246-828-090	AMD-P	95-11-111
246-817-140	NEW	95-21-041	246-817-710	NEW-P	95-12-068	246-828-090	AMD	95-19-017
246-817-150	NEW-P	95-12-068	246-817-710	NEW	95-21-041	246-828-100	AMD-P	95-11-111
246-817-150	NEW	95-21-041	246-817-720	NEW-P	95-12-068	246-828-100	AMD	95-19-017
246-817-160	NEW-P	95-12-068	246-817-720	NEW	95-21-041	246-828-120	AMD-P	95-11-111
246-817-160	NEW	95-21-041	246-817-730	NEW-P	95-12-068	246-828-120	AMD	95-19-017
246-817-170	NEW-P	95-12-068	246-817-730	NEW	95-21-041	246-828-295	NEW-P	95-11-111
246-817-170	NEW	95-21-041	246-817-740	NEW-P	95-12-068	246-828-295	NEW	95-19-017
246-817-175	NEW-P	95-12-068	246-817-740	NEW	95-21-041	246-828-300	AMD-P	95-11-111 95-19-017
246-817-175	NEW	95-21-041	246-817-750	NEW-P	95-12-068 95-21-041	246-828-300 246-828-320	AMD AMD-P	95-19-017
246-817-180	NEW-P	95-12-068 95-21-041	246-817-750	NEW NEW-P	95-12-068	246-828-320	AMD-F	95-19-017
246-817-180 246-817-185	NEW NEW-P	95-21-041 95-12-068	246-817-760 246-817-760	NEW-P	95-12-008 95-21-041	246-828-360	AMD-P	95-11-111
246-817-185	NEW-F	95-21-041	246-817-770	NEW-P	95-12-068	246-828-360	AMD	95-19-017
246-817-186	NEW-P	95-12-068	246-817-770	NEW	95-21-041	246-828-370	AMD-P	95-11-111
246-817-186	NEW	95-21-041	246-817-780	NEW-P	95-12-068	246-828-370	AMD	95-19-017
246-817-201	NEW-P	95-12-068	246-817-780	NEW	95-21-041	246-828-400	AMD-P	95-11-111
246-817-201	NEW	95-21-041	246-817-790	NEW-P	95-12-068	246-828-400	AMD	95-19-017
246-817-210	NEW-P	95-12-068	246-817-790	NEW	95-21-041	246-828-410	AMD-P	95-11-111
246-817-210	NEW	95-21-041	246-817-801	NEW-P	95-12-068	246-828-410	AMD	95-19-017
246-817-301	NEW-P	95-12-068	246-817-801	NEW	95-21-041	246-828-530	AMD-P	95-11-111
246-817-301	NEW	95-21-041	246-817-810	NEW-P	95-12-068	246-828-530	AMD	95-19-017
246-817-310	NEW-P	95-12-068	246-817-810	NEW	95-21-041	246-828-550	AMD-P	95-11-111
246-817-310	NEW	95-21-041	246-817-820	NEW-P	95-12-068	246-828-550	AMD	95-19-017
246-817-320	NEW-P	95-12-068	246-817-820	NEW D	95-21-041	246-828-560	AMD-P	95-11-111
	NEW	95-21-041	246-817-830	NEW-P	95-12-068	246-828-560	AMD	95-19-017
246-817-320		05 12 060	1 246 017 020	NIEW.				05.11 111
246-817-330	NEW-P	95-12-068 95-21-041	246-817-830	NEW NEW-P	95-21-041 95-12-067	246-828-990	AMD-P	95-11-111 95-19-017
		95-12-068 95-21-041 95-12-068	246-817-830 246-817-990 246-817-990	NEW-P NEW	95-21-041 95-12-067 95-16-122	246-828-990 246-828-990 246-830-005	AMD-P AMD NEW-P	95-11-111 95-19-017 95-07-013

[23] Table

WAC #		WSR #	WAC#		WSR #	WAC#		WSR #
246-830-025	NEW-E	95-15-009	246-838-170	REP-P	95-12-095	246-840-555	NEW-P	95-12-095
246-830-025	NEW-P	95-21-090	246-838-170	REP	95-21-072	246-840-555	NEW	95-21-072
246-830-025	NEW-W	95-22-063	246-838-180	REP-P	95-12-095	246-840-560	NEW-P	95-12-095
246-830-037	NEW-E	95-15-009	246-838-180	REP	95-21-072	246-840-560	NEW	95-21-072
246-830-037 246-830-037	NEW-P NEW-W	95-21-090 95-22-063	246-838-190	REP-P	95-12-095	246-840-565	NEW-P	95-12-095
246-830-201	AMD-E	95-22-063 95-15-009	246-838-190 246-838-200	REP REP-P	95-21-072 95-12-095	246-840-565	NEW	95-21-072
246-830-201	AMD-E	95-21-090	246-838-200	REP	95-21-072	246-840-570 246-840-570	NEW-P NEW	95-12-095 95-21-072
246-830-201	AMD-W	95-22-063	246-838-210	REP-P	95-12-095	246-840-575	NEW-P	95-12-095
246-830-220	AMD-E	95-15-009	246-838-210	REP	95-21-072	246-840-575	NEW	95-21-072
246-830-220	AMD-P	95-21-090	246-838-220	REP-P	95-12-095	246-840-910	NEW-P	95-23-115
246-830-220	AMD-W	95-22-063	246-838-220	REP	95-21-072	246-840-920	NEW-P	95-23-115
246-830-230	AMD-P	95-07-013	246-838-230	REP-P	95-12-095	246-840-930	NEW-P	95-23-115
246-830-230	AMD	95-11-108	246-838-230	REP	95-21-072	246-840-940	NEW-P	95-23-115
246-830-230	REP-E	95-15-009	246-838-240	REP-P	95-12-095	246-840-950	NEW-P	95-23-115
246-830-230	REP-P	95-21-090	246-838-240	REP	95-21-072	246-840-960	NEW-P	95-23-115
246-830-230	REP-W	95-22-063	246-838-990	PREP	95-04-069	246-840-970	NEW-P	95-23-115
246-830-240	REP-E	95-15-009	246-838-990	REP-P	95-08-049	246-840-980	NEW-P	95-23-115
246-830-240 246-830-240	REP-P REP-W	95-21-090 95-22-063	246-838-990 246-839-030	REP PREP	95-12-021	246-840-990	NEW-P	95-08-049
246-830-250	REP-E	95-15-009	246-839-080	PREP	95-09-058 95-06-018	246-840-990 246-841-405	NEW D	95-12-021 95-23-114
246-830-250	REP-P	95-21-090	246-839-090	PREP	95-06-018	246-841-990	NEW-P AMD-P	95-23-114
246-830-250	REP-W	95-22-063	246-839-090	PREP	95-09-058	246-843-010	AMD-I AMD	95-07-128
246-830-255	AMD-E	95-15-009	246-839-505	REP-P	95-12-095	246-843-090	AMD	95-07-128
246-830-255	AMD-P	95-21-090	246-839-505	REP	95-21-072	246-843-205	AMD	95-07-128
246-830-255	AMD-W	95-22-063	246-839-506	REP-P	95-12-095	246-843-240	REP	95-07-128
246-830-260	AMD-E	95-15-009	246-839-506	REP	95-21-072	246-843-320	AMD	95-07-128
246-830-260	AMD-P	95-21-090	246-839-525	REP-P	95-12-095	246-851-060	REP-P	95-11-110
246-830-260	AMD-W	95-22-063	246-839-525	REP.	95-21-072	246-851-060	REP	95-14-114
246-830-270	AMD-E	95-15-009	246-839-530	REP-P	95-12-095	246-851-070	REP-P	95-11-110
246-830-270	AMD-P	95-21-090	246-839-530	REP	95-21-072	246-851-070	REP	95-14-114
246-830-270	AMD-W	95-22-063	246-839-535	REP-P	95-12-095	246-851-080	REP-P	95-11-110
246-830-280 246-830-280	AMD-E AMD-P	95-15-009 95-21-090	246-839-535 246-839-540	REP REP-P	95-21-072 95-12-095	246-851-080	REP-W	95-24-105
246-830-280	AMD-P AMD-W	95-22-063	246-839-540	REP-P	95-12-093 95-21-072	246-851-480 246-851-480	AMD-P AMD-W	95-11-110 95-24-105
246-830-401	AMD-W	95-07-013	246-839-545	REP-P	95-12-095	246-851-490	AMD-W AMD-P	95-24-103
246-830-401	AMD	95-11-108	246-839-545	REP	95-21-072	246-851-490	AMD	95-14-114
246-830-410	REP-P	95-07-013	246-839-550	REP-P	95-12-095	246-851-500	AMD-P	95-11-110
246-830-410	REP	95-11-108	246-839-550	REP	95-21-072	246-851-500	AMD	95-14-114
246-830-420	AMD-P	95-07-013	246-839-555	REP-P	95-12-095	246-851-560	NEW	95-04-084
246-830-420	AMD	95-11-108	246-839-555	REP	95-21-072	246-851-990	PREP	95-09-056
246-830-420	AMD-E	95-15-009	246-839-560	REP-P	95-12-095	246-851-990	AMD-P	95-11-109
246-830-423	NEW-E	95-15-009	246-839-560	REP	95-21-072	246-851-990	AMD	95-14-111
246-830-423	NEW-P	95-21-090	246-839-565	REP-P	95-12-095	246-858	AMD-C	95-18-095
246-830-423	NEW-W	95-22-063	246-839-565	REP	95-21-072	246-858-020	PREP	95-06-036
246-830-425	NEW-E	95-15-009	246-839-570	REP-P	95-12-095	246-858-020	AMD-P	95-14-113
246-830-425 246-830-425	NEW-P NEW-W	95-21-090 95-22-063	246-839-570 246-839-575	REP PREP	95-21-072 95-09-058	246-858-020 246-861	AMD C	96-02-006 95-03-070
246-830-427	NEW-E	95-15-009	246-839-575	REP-P	95-12-095	246-861-010	AMD-C AMD	
246-830-427	NEW-P	95-21-090	246-839-575	REP	95-21-072	246-861-020	AMD	95-08-019 95-08-019
246-830-427	NEW-W	95-22-063	246-839-990	PREP	95-04-069	246-861-030	REP-W	95-08-062
246-830-430	AMD-P	95-07-013	246-839-990	REP-P	95-08-049	246-861-040	AMD	95-08-019
246-830-430	AMD	95-11-108	246-839-990	REP	95-12-021	246-861-040	PREP	95-18-090
246-830-440	AMD-P	95-07-013	246-840-500	NEW-P	95-12-095	246-861-050	AMD	95-08-019
246-830-440	AMD	95-11-108	246-840-500	NEW	95-21-072	246-861-055	NEW	95-08-019
246-830-450	AMD-P	95-07-013	246-840-505	NEW-P	95-12-095	246-861-060	AMD	95-08-019
246-830-450	AMD	95-11-108	246-840-505	NEW	95-21-072	246-861-090	AMD-W	95-08-051
246-830-475	AMD-P	95-07-013	246-840-510	NEW-P	95-12-095	246-861-090	PREP	95-12-019
246-830-475	AMD	95-11-108	246-840-510	NEW	95-21-072	246-861-090	PREP	95-12-093
246-830-475	AMD-E	95-15-009	246-840-520	NEW-P	95-12-095	246-861-090	AMD-P	95-16-121
246-830-610	AMD-P	95-07-013	246-840-520	NEW	95-21-072	246-861-090	AMD-C	95-18-092
246-830-610 246-830-990	AMD AMD-P	95-11-108 95-07-013	246-840-525	NEW-P	95-12-095	246-861-090	AMD	96-02-007
246-830-990	AMD-P AMD	95-07-013 95-11-108	246-840-525 246-840-530	NEW NEW-P	95-21-072 95-12-095	246-863-095 246-863-095	NEW-P NEW-C	95-14-112
246-830-990	AMD-E	95-15-009	246-840-530	NEW-P	95-12-0 9 5 95-21-072	246-863-095	NEW-C NEW	95-18-094
246-838-090	PREP	95-06-018	246-840-535	NEW-P	95-21-072 95-12-095	246-863-095	NEW REP-P	96-02-005 95-14-112
246-838-100	PREP	95-06-018	246-840-535	NEW	95-21-072	246-881-040	AMD-P	95-14-112
246-838-140	REP-P	95-12-095	246-840-540	NEW-P	95-12-095	246-881-040	AMD-C	95-14-113
246-838-140	REP	95-21-072	246-840-540	NEW	95-21-072	246-881-040	AMD-C	96-02-008
246-838-150	REP-P	95-12-095	246-840-545	NEW-P	95-12-095	246-885-030	NEW-E	95-20-077
246-838-150	REP	95-21-072	246-840-545	NEW	95-21-072	246-885-030	PREP	95-24-106
246-838-160	REP-P	95-12-095	246-840-550	NEW-P NEW	95-12-095	246-887-160	PREP	95-07-086
246-838-160	REP	95-21-072	246-840-550		95-21-072	246-887-160		

Table [24]

WAC#		WSR #	WAC #	· · · · ·	WSR #	WAC #		WSR #
246 997 160	AMD-C	95-18-091	246-919-240	NEW-P	95-22-088	246-920-440	REP-P	95-22-08
246-887-160 246-887-160	AMD-C	96-01-032	246-919-300	NEW-P	95-22-088	246-920-450	REP-P	95-22-08
246-891-020	AMD-P	95-04-099	246-919-305	NEW-P	95-22-088	246-920-460	REP-P	95-22-08
246-891-020	AMD	95-08-020	246-919-310	NEW-P	95-22-088	246-920-470	REP-P	95-22-08
246-891-030	AMD-P	95-04-099	246-919-320	NEW-P	95-22-088	246-920-480	REP-P	95-22-08
246-891-030	AMD	95-08-020	246-919-330	NEW-P	95-22-088	246-920-490	REP-P	95-22-08
246-901-065	PREP	95-20-073	246-919-340	NEW-P	95-22-088	246-920-500	REP-P	95-22-08
246-917-020	REP-P	95-22-088	246-919-350	NEW-P	95-22-088	246-920-510	REP-P	95-22-08
246-917-025	REP-P	95-22-088	246-919-355	NEW-P	95-22-088	246-920-520	REP-P	95-22-08
246-917-026	REP-P	95-22-088	246-919-360	NEW-P	95-22-088	246-920-530	REP-P	95-22-08
246-917-030	REP-P	95-22-088	246-919-365	NEW-P	95-22-088	246-920-540 246-920-550	REP-P REP-P	95-22-08 95-22-08
246-917-040	REP-P	95-22-088	246-919-370	NEW-P NEW-P	95-22-088 95-22-088	246-920-560	REP-P	95-22-08
246-917-050	REP-P	95-22-088	246-919-380 246-919-390	NEW-P	95-22-088	246-920-570	REP-P	95-22-08
246-917-060	REP-P REP-P	95-22-088 95-22-088	246-919-395	NEW-P	95-22-088	246-920-580	REP-P	95-22-08
246-917-070 246-917-080	REP-P	95-22-088	246-919-400	NEW-P	95-22-088	246-920-590	REP-P	95-22-08
246-917-080 246-917-090	REP-P	95-22-088	246-919-410	NEW-P	95-22-088	246-920-600	REP-P	95-22-08
246-917-100	REP-P	95-22-088	246-919-420	NEW-P	95-22-088	246-920-610	REP-P	95-22-08
246-917-110	REP-P	95-22-088	246-919-430	NEW-P	95-22-088	246-920-620	REP-P	95-22-08
246-917-120	REP-P	95-22-088	246-919-440	NEW-P	95-22-088	246-920-630	REP-P	95-22-08
246-917-121	REP-P	95-22-088	246-919-450	NEW-P	95-22-088	246-920-640	REP-P	95-22-08
246-917-125	REP-P	95-22-088	246-919-460	NEW-P	95-22-088	246-920-650	REP-P	95-22-08
246-917-126	REP-P	95-22-088	246-919-470	NEW-P	95-22-088	246-920-660	REP-P	95-22-08
246-917-130	REP-P	95-22-088	246-919-480	NEW-P	95-22-088	246-920-670	REP-P	95-22-08
246-917-135	REP-P	95-22-088	246-919-500	NEW-P	95-22-088	246-920-680	REP-P	95-22-08
246-917-140	REP-P	95-22-088	246-919-510	NEW-P	95-22-088	246-920-690	REP-P	95-22-08
246-917-150	REP-P	95-22-088	246-919-600	NEW-P	95-22-088	246-920-710	REP-P	95-22-08
246-917-160	REP-P	95-22-088	246-919-610	NEW-P	95-22-088	246-920-720	REP-P	95-22-08
246-917-170	REP-P	95-22-088	246-919-620	NEW-P	95-22-088	246-920-730	REP-P	95-22-08
246-917-180	REP-P	95-22-088	246-919-700	NEW-P	95-22-088	246-920-740	REP-P REP-P	95-22-08 95-22-08
246-917-190	REP-P	95-22-088	246-919-710	NEW-P	95-22-088 95-22-088	246-920-750 246-920-760	REP-P	95-22-08
246-917-200	REP-P	95-22-088	246-919-720	NEW-P	95-22-088	246-920-770	REP-P	95-22-08
246-917-210	REP-P	95-22-088	246-919-730 246-919-740	NEW-P NEW-P	95-22-088	246-920-770	REP-P	95-22-08
246-917-220	REP-P REP-P	95-22-088 95-22-088	246-919-750	NEW-P	95-22-088	246-920-890	REP-P	95-22-08
246-917-300	REP-P	95-22-088	246-919-760	NEW-P	95-22-088	246-924-080	PREP	95-09-02
246-917-990 246-918	AMD-P	95-22-088	246-919-770	NEW-P	95-22-088	246-924-250	PREP	95-09-02
246-918-005	AMD-P	95-22-088	246-919-990	NEW-P	95-22-088	246-924-470	PREP	95-09-02
246-918-005	AMD-P	95-22-088	246-920-020	REP-P	95-22-088	246-924-500	PREP	95-09-02
246-918-007	AMD-P	95-22-088	246-920-030	REP-P	95-22-088	246-924-990	PREP	95-08-05
246-918-008	AMD-P	95-22-088	246-920-040	REP-P	95-22-088	246-928-015	NEW-P	95-14-11
246-918-009	AMD-P	95-22-088	246-920-120	REP-P	95-22-088	246-928-015	NEW	95-18-01
246-918-030	AMD-P	95-22-088	246-920-130	REP-P	95-22-088	246-928-990	PREP	95-10-04
246-918-035	AMD-P	95-22-088	246-920-140	REP-P	95-22-088	246-928-990	AMD-P	95-14-11
246-918-050	AMD-P	95-22-088	246-920-150	REP-P	95-22-088	246-928-990	AMD	95-18-01
246-918-070	AMD-P	95-22-088	246-920-160	REP-P	95-22-088	246-937-010	NEW	95-04-08
246-918-080	AMD-P	95-22-088	246-920-170	REP-P	95-22-088	246-937-020	NEW	95-04-08
246-918-085	AMD-P	95-22-088	246-920-180	REP-P	95-22-088	246-937-030	NEW	95-04-08
246-918-090	AMD-P	95-22-088	246-920-190	REP-P	95-22-088	246-937-040	NEW	95-04-08
246-918-095	AMD-P	95-22-088	246-920-200	REP-P	95-22-088	246-937-050	NEW	95-04-08 95-04-08
246-918-110	AMD-P	95-22-088	246-920-210	REP-P	95-22-088	246-937-060 246-937-070	NEW NEW	95-04-0
246-918-120	AMD-P	95-22-088	246-920-220	REP-P	95-22-088 95-22-088	246-937-080	NEW	95-04-0
246-918-130	AMD-P	95-22-088	246-920-230	REP-P	95-22-088	246-937-090	NEW	95-04-0
246-918-140	AMD-P	95-22-088 95-22-088	246-920-240 246-920-250	REP-P REP-P	95-22-088	246-937-100	NEW	95-04-0
246-918-170	AMD-P AMD-P	95-22-088	246-920-260	REP-P	95-22-088	246-937-110	NEW	95-04-0
246-918-180 246-918-250	AMD-P	95-22-088	246-920-270	REP-P	95-22-088	246-976-010	PREP	95-13-0
246-918-250 246-918-260	AMD-P	95-22-088	246-920-280	REP-P	95-22-088	246-976-010	AMD-E	95-13-0
246-918-200 246-918-310	AMD-P	95-22-088	246-920-290	REP-P	95-22-088	246-976-010	AMD-E	95-21-0
246-918-990	AMD-P	95-22-088	246-920-300	REP-P	95-22-088	246-976-010	AMD-P	95-23-1
246-919-010	NEW-P	95-22-088	246-920-310	REP-P	95-22-088	246-976-045	NEW-E	95-13-0
246-919-020	NEW-P	95-22-088	246-920-320	REP-P	95-22-088	246-976-045	NEW-E	95-21-0
246-919-030	NEW-P	95-22-088	246-920-330	REP-P	95-22-088	246-976-045	NEW-P	95-23-1
246-919-100	NEW-P	95-22-088	246-920-340	REP-P	95-22-088	246-976-165	NEW-E	95-13-0
246-919-110	NEW-P	95-22-088	246-920-350	REP-P	95-22-088	246-976-165	NEW-E	95-21-0
246-919-120	NEW-P	95-22-088	246-920-360	REP-P	95-22-088	246-976-165	NEW-P	95-23-1
246-919-130	NEW-P	95-22-088	246-920-370	REP-P	95-22-088	250-20-011	AMD-P	95-03-0
246-919-140	NEW-P	95-22-088	246-920-380	REP-P	95-22-088	250-20-011	AMD	95-10-0
246-919-150	NEW-P	95-22-088	246-920-390	REP-P	95-22-088	250-20-011	AMD-P	95-13-1
246-919-200	NEW-P	95-22-088	246-920-400	REP-P	95-22-088	250-20-011	AMD	95-17-0
246-919-210	NEW-P	95-22-088	246-920-410	REP-P	95-22-088	250-20-013	NEW-P	95-13-1
246-919-220	NEW-P	95-22-088	246-920-420	REP-P	95-22-088	250-20-013	NEW	95-17-0
240 717 220				REP-P	95-22-088	250-20-015	AMD-P	95-13-1

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			I		WSR #
251-17-110	AMD	95-19-099	284-13-340	REP	95-20-022
251-17-170	AMD-P	95-22-091	284-13-350	PREP	95-15-043
251-17-200	AMD-P	95-10-082	284-13-350	REP-P	95-17-121
251-17-200	AMD-C	95-12-071	284-13-350	REP	95-20-022
251-17-200	AMD-C	95-13-014	284-13-360	PREP	95-15-043
251-17-200	AMD	95-19-099	284-13-360	REP-P	95-17-121
251-19-070	AMD-P	95-10-083	284-13-360	REP	95-20-022
251-19-070	AMD-C	95-12-071	284-13-370	PREP	95-15-043
251-19-070	AMD-C	95-13-014	284-13-370	REP-P REP	95-17-121
251-19-070	AMD REP-P	95-19-099	284-13-370 284-13-380	PREP	95-20-022 95-15-043
251-19-105	AMD-P	95-22-091 95-10-084	284-13-380	REP-P	95-13-043
251-19-157 251-19-157	AMD-F	95-10-064	284-13-380	REP	95-20-022
251-19-157	AMD-C	95-13-014	284-13-390	PREP	95-15-043
251-19-157	AMD	95-19-099	284-13-390	REP-P	95-17-121
251-22-040	AMD-P	95-10-085	284-13-390	REP	95-20-022
251-22-040	AMD-C	95-12-071	284-13-400	PREP	95-15-043
251-22-040	AMD-C	95-13-014	284-13-400	REP-P	95-17-121
251-22-040	AMD	95-19-099	284-13-400	REP	95-20-022
251-22-270	AMD-P	95-22-091	284-13-410	PREP	95-15-043
253-02-050	AMD-P	95-12-072	284-13-410	REP-P	95-17-121
253-02-050	AMD	95-19-025	284-13-410	REP	95-20-022
253-16	PREP	95-07-131	284-13-420	PREP	95-15-043
253-16-010	AMD-P	95-12-072	284-13-420	REP-P	95-17-121
253-16-010	AMD B	95-19-025 95-12-072	284-13-420 284-13-850	REP	95-20-022 95-16-029
253-16-030 253-16-030	AMD-P AMD	95-12-072 95-19-025	284-13-850	NEW-P NEW	95-19-018
253-16-090	AMD-P	95-12-072	284-13-855	NEW-P	95-16-029
253-16-090	AMD	95-19-025	284-13-855	NEW-P NEW	95-19-018
253-16-100	AMD-P	95-12-072	284-13-860	NEW-P	95-16-029
253-16-100	AMD	95-19-025	284-13-860	NEW	95-19-018
260-12-010	PREP	95-05-078	284-13-863	NEW-P	95-16-029
260-12-010	AMD-P	95-07-140	284-13-863	NEW	95-19-018
260-12-010	AMD-W	95-20-062	284-14-010	PREP	95-15-043
260-12-250	NEW	95-07-142	284-14-010	REP-P	95-17-121
260-40-100	PREP	95-05-078	284-14-010	REP	95-20-022
260-40-100	AMD-P	95-07-143	284-14-020	PREP	95-15-043
260-40-100	AMD	95-18-016	284-14-020	REP-P REP	95-17-121
260-48-320 260-48-320	AMD-P	95-05-079 95-07-141	284-14-020 284-20-200	NEW-S	95-20-022 95-06-086
260-70	AMD PREP	95-21-053	284-20-200	NEW-S	95-09-014
263-12-015	AMD	95-02-065	284-22-030	AMD-E	95-14-097
263-12-019	AMD	95-02-065	284-22-030	PREP	95-14-128
263-12-140	AMD	95-02-065	284-22-030	AMD-P	95-16-123
263-12-155	AMD	95-02-065	284-22-030	AMD	95-18-106
263-12-165	AMD	95-12-062	284-24-060	PREP	95-03-077
263-12-190	AMD	95-02-065	284-30	NEW-C	95-06-019
275-26	PREP	95-21-042	284-30-572	PREP	95-21-086
275-45	PREP	95-11-001	284-30-900	NEW-P	95-02-075
275-46	PREP	96-02-041	284-30-900	NEW-S	95-06-086
275-155	PREP	95-23-057	284-30-900	NEW	95-09-014
284-10-140	NEW-P	95-24-098	284-30-905	NEW-P	95-02-075
284-13-110	REP-P	95-16-029	284-30-905	NEW-S	95-06-086
284-13-110 284-13-120	REP REP-P	95-19-018 95-16-029	284-30-905 284-30-910	NEW NEW-P	95-09-014 95-02-07:
284-13-120 284-13-120	REP	95-19-018	284-30-910	NEW-P	95-02-07:
284-13-130	REP-P	95-16-029	284-30-910	NEW S	95-09-014
284-13-130	REP	95-19-018	284-30-920	NEW-P	95-02-07:
284-13-140	REP-P	95-16-029	284-30-920	NEW-S	95-06-086
284-13-140	REP	95-19-018	284-30-920	NEW	95-09-014
284-13-150	REP-P	95-16-029	284-30-930	NEW-P	95-02-07
284-13-150	REP	95-19-018	284-30-930	NEW-S	95-06-086
284-13-310	PREP	95-15-043	284-30-930	NEW	95-09-014
284-13-310	REP-P	95-17-121	284-30-940	NEW-P	95-02-075
284-13-310	REP	95-20-022	284-30-940	NEW-S	95-06-086
284-13-320	PREP	95-15-043	284-30-940	NEW	95-09-014
284-13-320	REP-P	95-17-121	284-30-950	NEW-P	95-02-07:
284-13-320	REP	95-20-022	284-30-950	NEW-W	95-16-00
284-13-330	PREP	95-15-043	284-32-010	PREP	95-15-043
284-13-330	REP-P	95-17-121	284-32-010	REP-P	95-17-121
				KEP DD ED	95-20-022
				PED D	95-15-043 95-17-121
	284-13-330 284-13-340 284-13-340	284-13-330 REP 284-13-340 PREP 284-13-340 REP-P	284-13-330 REP 95-20-022 284-13-340 PREP 95-15-043	284-13-330 REP 95-20-022 284-32-010 284-13-340 PREP 95-15-043 284-32-020 284-13-340 REP-P 95-17-121 284-32-020	284-13-330 REP 95-20-022 284-32-010 REP 284-13-340 PREP 95-15-043 284-32-020 PREP 284-13-340 REP-P 95-17-121 284-32-020 REP-P

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WAC #		WSR #	WAC #		WSR #	WAC#	_	WSR #
284-32-020	REP	95-20-022	284-54-170	NEW-W	95-03-076	292-09-110	NEW	95-05-031
284-32-030	PREP	95-15-043	284-54-170	NEW-P	95-15-082	292-09-120	NEW	95-05-031
284-32-030	REP-P	95-17-121	284-54-180	NEW-W	95-03-076	292-09-130	NEW	95-05-031
284-32-030	REP	95-20-022	284-54-180	NEW-P	95-15-082	292-09-140	NEW	95-05-031
284-32-040	PREP	95-15-043	284-54-180	NEW	95-19-028	292-09-150	NEW	95-05-031
284-32-040	REP-P	95-17-121	284-54-190	NEW-W	95-03-076	292-09-160	NEW	95-05-031
284-32-040	REP	95-20-022	284-54-190	NEW-P	95-15-082	292-09-170	NEW	95-05-031
284-32-050	PREP	95-15-043	284-54-190	NEW NEW-W	95-19-028	292-100-010	NEW-E	95-04-004
284-32-050	REP-P REP	95-17-121	284-54-205 284-54-253	NEW-W NEW-P	95-03-076 95-15-082	292-100-010	NEW-E	95-11-068 95-20-004
284-32-050 284-32-060	PREP	95-20-022 95-15-043	284-54-253	NEW-P	95-19-028	292-100-010 292-100-020	NEW-E NEW-E	95-20-004
284-32-060	REP-P	95-17-121	284-54-270	AMD-W	95-03-076	292-100-020	NEW-E	95-11-068
284-32-060	REP .	95-20-022	284-54-270	AMD-P	95-15-082	292-100-020	NEW-E	95-20-004
284-32-070	PREP	95-15-043	284-54-270	AMD	95-19-028	292-100-030	NEW-E	95-04-004
284-32-070	REP-P	95-17-121	284-54-300	· AMD-W	95-03-076	292-100-030	NEW-E	95-11-068
284-32-070	REP	95-20-022	284-54-300	AMD-P	95-15-082	292-100-030	NEW-E	95-20-004
284-32-080	PREP	95-15-043	284-54-300	AMD	95-19-028	292-100-040	NEW-E	95-04-004
284-32-080	REP-P	95-17-121	284-54-350	AMD-W	95-03-076	292-100-040	NEW-E	95-11-068
284-32-080	REP	95-20-022	284-54-350	AMD-P	95-15-082	292-100-040	NEW-E	95-20-004
284-32-090	PREP	95-15-043	284-54-350	AMD	95-19-028	292-100-050	NEW-E	95-04-004
284-32-090	REP-P	95-17-121	284-87-030	AMD-P	95-02-076	292-100-050	NEW-E	95-11-068
284-32-090	REP PREP	95-20-022	284-87-030 284-97-010	AMD NEW-E	95-05-034 95-16-043	292-100-050 292-100-060	NEW-E	95-20-004
284-32-100 284-32-100	REP-P	95-15-043 95-17-121	284-97-010	REP-E	95-16-055	292-100-060	NEW-E NEW-E	95-04-004 95-11-068
284-32-100	REP-P	95-20-022	284-97-010	NEW-E	95-16-056	292-100-060	NEW-E	95-20-004
284-32-110	PREP	95-15-043	284-97-010	NEW-P	95-18-105	292-100-000	NEW-E	95-04-004
284-32-110	REP-P	95-17-121	284-97-010	NEW	95-22-016	292-100-070	NEW-E	95-11-068
284-32-110	REP	95-20-022	284-97-015	NEW-E	95-16-043	292-100-070	NEW-E	95-20-004
284-32-120	PREP	95-15-043	284-97-015	REP-E	95-16-055	292-100-080	NEW-E	95-04-004
284-32-120	REP-P	95-17-121	284-97-015	NEW-E	95-16-056	292-100-080	NEW-E	95-11-068
284-32-120	REP	95-20-022	284-97-015	NEW-P	95-18-105	292-100-080	NEW-E	95-20-004
284-32-130	PREP	95-15-043	284-97-015	NEW	95-22-016	292-100-090	NEW-E	95-04-004
284-32-130	REP-P	95-17-121	284-97-020	NEW-E	95-16-043	292-100-090	NEW-E	95-11-068
284-32-130	REP	95-20-022	284-97-020	REP-E	95-16-055	292-100-090	NEW-E	95-20-004
284-32-140	PREP	95-15-043	284-97-020	NEW-E	95-16-056	292-100-100	NEW-E	95-04-004
284-32-140 284-32-140	REP-P REP	95-17-121 95-20-022	284-97-020 284-97-020	NEW-P NEW	95-18-105 95-22-016	292-100-100 292-100-100	NEW-E NEW-E	95-11-068 95-20-004
284-32-150	PREP	95-15-043	284-97-030	NEW-E	95-16-043	292-100-100	NEW-E	95-04-004
284-32-150	REP-P	95-17-121	284-97-030	REP-E	95-16-055	292-100-110	NEW-E	95-11-068
284-32-150	REP	95-20-022	284-97-030	NEW-E	95-16-056	292-100-110	NEW-E	95-20-004
284-32-160	PREP	95-15-043	284-97-030	NEW-P	95-18-105	292-110-010	NEW-P	95-15-116
284-32-160	REP-P	95-17-121	284-97-030	NEW	95-22-016	292-110-010	NEW	96-01-036
284-32-160	REP	95-20-022	284-97-040	NEW-E	95-16-043	296-04-001	AMD	95-07-117
284-32-170	PREP	95-15-043	284-97-040	REP-E	95-16-055	296-04-005	AMD	95-07-117
284-32-170	REP-P	95-17-121	284-97-040	NEW-E	95-16-056	296-04-010	AMD-W	95-13-084
284-32-170	REP	95-20-022	284-97-040	NEW-P	95-18-105	296-04-015	AMD	95-07-117
284-32-180	PREP REP-P	95-15-043	284-97-040	NEW	95-22-016	296-04-040 296-04-160	AMD-W	95-13-084
284-32-180 284-32-180	REP-P	95-17-121 95-20-022	284-97-050 284-97-050	NEW-E REP-E	95-16-043 95-16-055	296-04-165	AMD AMD	95-07-117 95-07-117
284-32-190	PREP	95-15-043	284-97-050	NEW-E	95-16-056	296-04-103	AMD	95-07-117
284-32-190	REP-P	95-17-121	284-97-050	NEW-P	95-18-105	296-04-320	REP	95-07-117
284-32-190	REP	95-20-022	284-97-050	NEW	95-22-016	296-04-440	AMD	95-07-117
284-32-200	PREP	95-15-043	286-04	PREP	95-22-029	296-17	PREP	95-24-109
284-32-200	REP-P	95-17-121	286-13	PREP	95-22-029	296-17	PREP	96-01-118
284-32-200	REP	95-20-022	286-26	PREP	95-22-029	296-17-320	AMD	95-08-052
284-44-170	PREP	95-15-043	286-27	PREP	95-22-029	296-17-350	AMD	95-08-052
284-44-170	REP-P	95-17-121	286-30	PREP	95-22-029	296-17-35201	NEW	95-08-052
284-44-170	REP	95-20-022	286-35	PREP	95-22-029	296-17-855	AMD-P	95-17-100
284-47-100	NEW-E	95-17-035	286-40	PREP	95-22-029	296-17-855	AMD	95-23-080
284-48-020	PREP	95-15-043	287-01-030	NEW-P	95-10-101	296-17-875	AMD-P	95-17-100
284-48-020	REP-P	95-17-121	287-01-030	NEW	95-15-080	296-17-875	AMD	95-23-080
284-48-020 284-54	REP AMD-C	95-20-022 95-18-030	287-04-031 287-04-031	AMD-P AMD	95-10-102 95-15-081	296-17-880 296-17-880	AMD-P AMD	95-17-100 95-23-080
284-54 284-54	AMD-C AMD-C	95-18-030 95-19-016	292-09-010	NEW	95-05-031	296-17-885	AMD-P	95-23-080
284-54-020	AMD-W	95-03-076	292-09-010	NEW	95-05-031	296-17-885	AMD-P AMD	95-17-100
284-54-020	AMD-P	95-15-082	292-09-030	NEW	95-05-031	296-17-890	AMD-P	95-17-100
284-54-020	AMD	95-19-028	292-09-040	NEW	95-05-031	296-17-890	AMD	95-23-080
284-54-030	AMD-W	95-03-076	292-09-050	NEW	95-05-031	296-17-895	AMD-P	95-17-100
284-54-030	AMD-P	95-15-082	292-09-060	NEW	95-05-031	296-17-895	AMD	95-23-080
284-54-030	AMD	95-19-028	292-09-070	NEW	95-05-031	296-17-904	AMD	95-06-069
284-54-040	NEW-W	95-03-076	292-09-080	NEW	95-05-031	296-17-913	AMD	95-06-069
284-54-040	NEW-P	95-15-082	292-09-090	NEW	95-05-031	296-17-914	AMD	95-06-069
284-54-040	NEW	95-19-028	292-09-100	NEW	95-05-031	296-17-915	AMD	95-06-069

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WAC #		WSR #	WAC #		WSR #	WAC#		WSR #
296-17-919	AMD	95-06-069	296-31-070	AMD-P	95-10-091	296-62-07105	AMD	95-04-007
296-17-919	AMD-P	95-17-100	296-31-070	AMD	95-15-004	296-62-07521	AMD	95-04-078
296-17-919	AMD	95-23-080	296-31-075	AMD-P	95-10-091	296-62-07711	AMD	95-04-007
296-17-919	AMD-E	96-02-053	296-31-075	AMD	95-15-004	296-62-11001	AMD	95-04-007
296-17-91901	AMD	95-06-069	296-31-080	AMD-P	95-10-091	296-62-145	AMD	95-04-007
296-17-91902	AMD	· 95-06-069	296-31-080	AMD	95-15-004	296-62-14500	NEW	95-04-007
296-17-91903	AMD	95-06-069	296-31-090	AMD-P	95-10-091	296-62-14501	AMD	95-04-007
296-17-91904	AMD	95-06-069	296-31-090	AMD	95-15-004	296-62-14501	PREP	95-06-091
296-17-91905 296-17-920	AMD	95-06-069	296-45-65047	AMD-P	95-05-061	296-62-14501	AMD-P	95-09-008
296-17-920 296-17-920	AMD-P AMD	95-17-100 95-23-080	296-45-65047 296-52-401	AMD AMD	95-10-016 95-07-014	296-62-14501 296-62-14503	AMD	95-17-036
296-20-01002	AMD-P	95-10-092	296-52-409	AMD	95-07-014	296-62-14505	AMD AMD	95-04-007 95-04-007
296-20-01002	AMD	95-16-031	296-52-413	AMD	95-07-014	296-62-14507	AMD	95-04-007
296-20-135	AMD	95-05-072	296-52-417	AMD	95-07-014	296-62-14509	AMD	95-04-007
296-20-135	AMD-P	95-11-091	296-52-419	AMD	95-07-014	296-62-14511	AMD	95-04-007
296-20-135	AMD	95-17-001	296-52-421	AMD	95-07-014	296-62-14513	AMD	95-04-007
296-20-135	PREP	96-02-052	296-52-423	AMD	95-07-014	296-62-14515	AMD	95-04-007
296-20-17003	REP-P	95-10-092	296-52-425	AMD	95-07-014	296-62-14517	AMD	95-04-007
296-20-17003	REP	95-16-031	296-52-429	AMD	95-07-014	296-62-14519	AMD	95-04-007
296-23-180	PREP	96-02-052	296-52-433	AMD	95-07-014	296-62-14520	NEW	95-04-007
296-23-185	PREP	96-02-052	296-52-437	AMD	95-07-014	296-62-14521	AMD	95-04-007
296-23-220	AMD	95-05-072	296-52-441	AMD	95-07-014	296-62-14523	AMD	95-04-007
296-23-220	PREP	96-02-052	296-52-449	AMD	95-07-014	296-62-14525	AMD	95-04-007
296-23-230	AMD	95-05-072	296-52-453	AMD	95-07-014	296-62-14527	AMD	95-04-007
296-23-230 296-23-265	PREP	96-02-052	296-52-461	AMD	95-07-014	296-62-14529	AMD	95-04-007
296-23-263 296-23A-400	AMD AMD	95-04-056 95-05-072	296-52-465 296-52-469	AMD AMD	95-07-014 95-07-014	296-62-14529 296-62-14529	PREP	95-06-091
296-23A-400	PREP	96-02-052	296-52-477	AMD	95-07-014	296-62-14529	AMD-P AMD	95-09-008 95-17-036
296-24	PREP	95-09-086	296-52-481	AMD	95-07-014	296-62-3010	AMD	95-04-007
296-24	PREP	95-23-065	296-52-487	AMD	95-07-014	296-62-3040	AMD	95-04-007
296-24	PREP	95-23-067	296-52-489	AMD	95-07-014	296-62-3170	AMD	95-04-006
296-24-12001	AMD-P	95-10-093	296-52-493	AMD	95-07-014	296-62-3195	NEW	95-04-006
296-24-12001	AMD	95-22-015	296-52-497	AMD	95-07-014	296-65	PREP	95-13-022
296-24-13501	PREP	95-09-010	296-52-501	AMD	95-07-014	296-65-003	AMD-P	95-22-108
296-24-13501	AMD-P	95-10-093	296-52-509	AMD	95-07-014	296-65-005	AMD-P	95-22-108
296-24-13501	AMD	95-22-015	296-52-550	NEW	95-07-014	296-65-007	AMD-P	95-22-108
296-24-14011	AMD-P	95-10-093	296-52-552	NEW	95-07-014	296-65-010	AMD-P	95-22-108
296-24-14011	AMD	95-22-015 95-06-090	296-52-555	NEW	95-07-014	296-65-012	AMD-P	95-22-108
296-24-19501 296-24-19501	PREP AMD-P	95-09-008	296-56-60001 296-56-60003	AMD AMD	95-04-007 95-04-007	296-65-015 296-65-020	AMD-P AMD-P	95-22-108
296-24-19501	AMD-I	95-17-036	296-56-60005	AMD	95-04-007	296-65-030	AMD-P	95-22-108 95-22-108
296-24-19514	PREP	95-06-090	296-56-60009	AMD	95-04-007	296-65-050	AMD-P	95-22-108
296-24-19514	NEW-P	95-09-008	296-56-60062	AMD	95-04-007	296-78	PREP	95-14-072
296-24-19514	NEW	95-17-036	296-56-60073	AMD	95-04-007	296-81-007	AMD	95-04-005
296-24-19517	PREP	95-06-090	296-56-60083	AMD	95-04-007	296-81-306	NEW	95-04-005
296-24-19517	AMD-P	95-09-008	296-56-60093	AMD	95-04-007	296-81-350	AMD	95-04-005
296-24-19517	AMD	95-17-036	296-56-60095	AMD	95-04-007	296-86-060	AMD	95-04-005
296-24-33003	AMD-P	95-10-093	296-56-60097	AMD	95-04-007	296-95-130	AMD	95-04-005
296-24-33003	AMD	95-22-015	296-56-60098	AMD	95-04-007	296-95-272	AMD	95-04-005
296-24-58503	AMD-P	95-10-093	296-56-60235	AMD	95-04-007	296-95-318	AMD	95-04-005
296-24-58503	AMD	95-22-015	296-59-060	AMD	95-04-007	296-104-015	PREP	95-11-003
296-24-73501 296-24-73501	AMD-P AMD	95-10-093 95-22-015	296-62 296-62	PREP	95-23-066	296-104-015	AMD-P	95-15-103
.96-24-73301 .96-30-025	AMD-E	95-22-013 95-09-019	296-62-054	PR EP PR EP	95-23-068 95-05-030	296-104-015 296-104-020	AMD PREP	95-19-058
296-30-025	PREP	95-09-020	296-62-05403	AMD-P	95-05-061	296-104-020	AMD-P	95-11-003 95-15-103
96-30-025	AMD-P	95-10-091	296-62-05403	PREP	95-09-011	296-104-020	AMD-F	95-19-058
96-30-025	AMD	95-15-004	296-62-05403	AMD-W	95-10-019	296-104-025	PREP	95-11-003
296-30-081	AMD-P	95-10-091	296-62-05403	AMD-P	95-10-093	296-104-025	AMD-P	95-15-103
296-30-081	AMD	95-15-004	296-62-05403	AMD	95-22-015	296-104-025	AMD	95-19-058
296-31-010	AMD-P	95-10-091	296-62-05405	AMD-P	95-05-061	296-104-030	PREP	95-11-003
296-31-010	AMD	95-15-004	296-62-05405	PREP	95-09-011	296-104-030	AMD-P	95-15-103
296-31-020	AMD-P	95-10-091	296-62-05405	AMD-W	95-10-019	296-104-030	AMD	95-19-058
296-31-020	AMD	95-15-004	296-62-05405	AMD-P	95-10-093	296-104-035	PREP	95-11-003
296-31-030	AMD-P	95-10-091	296-62-05405	AMD	95-22-015	296-104-035	AMD-P	95-15-103
296-31-030	AMD	95-15-004	296-62-05407	PREP	95-09-011	296-104-035	AMD	95-19-058
296-31-050	AMD-P	95-10-091	296-62-05407	AMD-P	95-10-093	296-104-040	PREP	95-11-003
196-31-050	AMD B	95-15-004	296-62-05407	AMD	95-22-015	296-104-040	AMD-P	95-15-103
96-31-060 96-31-060	AMD-P AMD	95-10-091 95-15-004	296-62-05411	AMD P	95-04-006	296-104-040	AMD	95-19-058
196-31-060 196-31-065	AMD-P	95-15-004 95-10-091	296-62-05413 296-62-05413	AMD-P PREP	95-05-061 95-09-011	296-104-045 296-104-045	PREP	95-11-003
							AMD-P	95-15-103
	AMI	95-15-1114	/ / / / / / / / / / / / / / / / / / /					
296-31-065 296-31-069	AMD AMD-P	95-15-004 95-10-091	296-62-05413 296-62-05413	AMD-W AMD-P	95-10-019 95-10-093	296-104-045 296-104-100	AMD PREP	95-19-058 95-11-003

. Table [28]

WAC #		WSR #	WAC#		WSR #	WAC#		WSR #
							AMD	95-04-0
296-104-100	AMD	95-19-058	296-155-24520	AMD	95-10-016	296-304-08009 296-305-001	AMD AMD-P	95-04-0
296-104-105	PREP	95-11-003	296-155-24521	AMD-P	95-05-061	296-305-001	AMD-P	95-15-1
96-104-105	AMD-P	95-15-103	296-155-24521	AMD NEW-P	95-10-016 95-05-061	296-305-005	AMD-P	95-15-1
296-104-105	AMD	95-19-058	296-155-24522		95-10-016	296-305-007	AMD-P	95-15-1
96-104-110	PREP	95-11-003	296-155-24522	NEW NEW-P	95-05-061	296-305-010	AMD-P	95-15-1
296-104-110	AMD-P	95-15-103	296-155-24523		95-10-016	296-305-01001	NEW-P	95-15-1
96-104-110	AMD	95-19-058	296-155-24523	NEW		296-305-01001	NEW-P	95-15-1
296-104-115	PREP	95-11-003	296-155-24524	NEW-P	95-05-061 95-10-016	296-305-01002	NEW-P	95-15-1
296-104-115	AMD-P	95-15-103	296-155-24524	NEW	95-05-061	296-305-01005	NEW-P	95-15-1
296-104-115	AMD	95-19-058	296-155-24525	AMD-P		296-305-01007	NEW-P	95-15-1
296-104-120	PREP	95-11-003	296-155-24525	AMD AMD-P	95-10-016 95-05-061	296-305-01007	NEW-P	95-15-1
296-104-120	REP-P	95-15-103	296-155-325			296-305-01009	AMD-P	95-15-1
296-104-120	REP	95-19-058	296-155-325	AMD	95-10-016 95-04-007	296-305-01501	NEW-P	95-15-1
296-104-125	PREP	95-11-003	296-155-407	AMD D	95-05-061	296-305-01503	NEW-P	95-15-1
296-104-130	PREP	95-11-003	296-155-477	AMD-P	95-10-016	296-305-01505	NEW-P	95-15-1
296-104-130	AMD-P	95-15-103	296-155-477	AMD B		296-305-01507	NEW-P	95-15-1
296-104-130	AMD	95-19-058	296-155-480	AMD-P	95-05-061	296-305-01509	NEW-P	95-15-1
296-104-135	PREP	95-11-003	296-155-480	AMD AMD D	95-10-016	296-305-01511	NEW-P	95-15-1
296-104-135	AMD-P	95-15-103	296-155-485	AMD-P	95-05-061		NEW-P	95-15-1
296-104-135	AMD	95-19-058	296-155-485	AMD	95-10-016	296-305-01513		95-15-1
296-104-140	PREP	95-11-003	296-155-48531	AMD-P	95-05-061	296-305-01515	NEW-P	
296-104-140	AMD-P	95-15-103	296-155-48531	AMD	95-10-016	296-305-01517	NEW-P	95-15-1
296-104-140	AMD	95-19-058	296-155-48533	AMD-P	95-05-061	296-305-017	AMD-P	95-15-1
296-104-145	PREP	95-11-003	296-155-48533	AMD	95-10-016	296-305-020	AMD-P	95-15-1
296-104-145	AMD-P	95-15-103	296-155-500	AMD-P	95-05-061	296-305-02001	NEW-P	95-15-1
296-104-145	AMD	95-19-058	296-155-500	AMD	95-10-016	296-305-02003	NEW-P	95-15-1
96-104-150	PREP	95-11-003	296-155-505	AMD-P	95-05-061	296-305-02005	NEW-P	95-15-1
96-104-150	AMD-P	95-15-103	296-155-505	AMD	95-10-016	296-305-02007	NEW-P	95-15-1
96-104-150	AMD	95-19-058	296-155-50503	AMD-P	95-05-061	296-305-02009	NEW-P	95-15-1
96-104-155	AMD-P	95-15-103	296-155-50503	AMD	95-10-016	296-305-02011	NEW-P	95-15-1
96-104-155	AMD	95-19-058	296-155-515	AMD-P	95-05-061	296-305-02013	NEW-P	95-15-1
96-104-160	AMD-P	95-15-103	296-155-515	AMD	95-10-016	296-305-02015	NEW-P	95-15-1
96-104-160	AMD	95-19-058	296-155-525	AMD-P	95-09-008	296-305-02017	NEW-P	95-15-1
96-104-165	AMD-P	95-15-103	296-155-525	AMD	95-17-036	296-305-02019	NEW-P	95-15-1
296-104-165	AMD	95-19-058	296-155-527	NEW-P	95-09-008	296-305-025	AMD-P	95-15-1
296-104-411	NEW-W	95-07-029	296-155-527	NEW	95-17-036	296-305-02501	NEW-P	95-15-1
296-115-015	AMD	95-04-007	296-155-655	AMD-P	95-05-061	296-305-030	AMD-P	95-15-1
296-116-185	PREP	95-04-061	296-155-655	AMD	95-10-016	296-305-03001	NEW-P	95-15-1
296-116-185	AMD-P	95-04-096	296-155-682	AMD-P	95-05-061	296-305-035	AMD-P	95-15-1
296-116-185	AMD-C	95-07-120	296-155-682	AMD	95-10-016	296-305-040	AMD-P	95-15-1
296-116-185	AMD-E	95-10-028	296-155-715	AMD-P	95-05-061	296-305-04001	NEW-P	95-15-1
296-116-185 296-116-185	AMD-E	95-13-054	296-155-715	AMD	95-10-016	296-305-045	AMD-P	95-15-1
	AMD-P	95-08-065	296-155-730	AMD	95-04-007	296-305-04501	NEW-P	95-15-1
296-116-300 296-116-300	AMD-F	95-12-018	296-155-740	AMD-P	95-05-061	296-305-04503	NEW-P	95-15-1
		95-22-014	296-155-740	AMD	95-10-016	296-305-04505	NEW-P	95-15-1
296-150B	PREP AMD	95-04-007	296-155-745	AMD-P	95-05-061	296-305-04507	NEW-P	95-15-1
296-155-012			296-155-745	AMD	95-10-016	296-305-04509	NEW-P	95-15-1
296-155-100	AMD	95-04-007		AMD	95-04-006	296-305-04511	NEW-P	95-15-1
96-155-17621	AMD-W	95-04-082	296-304-010	AMD-P	95-10-093	296-305-05001	NEW-P	95-15-1
96-155-17623	AMD-W	95-04-082	296-304-010			296-305-05003	NEW-P	95-15-
96-155-17652	AMD-W	95-04-082	296-304-010	AMD	95-22-015	296-305-05005	NEW-P	95-15-
96-155-17654	AMD-W	95-04-082	296-304-01001	AMD	95-04-006 95-04-006	296-305-05007	NEW-P	95-15-
96-155-20301	AMD	95-04-007	296-304-01005	NEW		296-305-05007	NEW-P	95-15-
96-155-20301	PREP	95-06-091	296-304-020	AMD	95-04-006			95-15-
96-155-20301	AMD-P	95-09-008	296-304-02001	AMD	95-04-006	296-305-05011	NEW-P	95-15- 95-15-
96-155-20301	AMD	95-17-036	296-304-02003	AMD	95-04-006	296-305-05013	NEW-P	
96-155-245	NEW-P	95-05-061	296-304-02003	AMD-P	95-10-093	296-305-05501	NEW-P	95-15-
96-155-245	NEW	95-10-016	296-304-02003	AMD	95-22-015	296-305-05503	NEW-P	95-15-
96-155-24501	AMD-P	95-05-061	296-304-02005	AMD	95-04-006	296-305-060	AMD-P	95-15-
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96-155-24503	AMD	95-10-016	296-304-02007	AMD	95-22-015	296-305-06005	AMD-P	95-15-
96-155-24505	AMD-P	95-05-061	296-304-02009	AMD	95-04-006	296-305-06007	AMD-P	95-15-
96-155-24505	AMD	95-10-016	296-304-02009	AMD-P	95-10-093	296-305-06009	AMD-P	95-15-
96-155-24507	NEW-P	95-05-061	296-304-02009	AMD	95-22-015	296-305-06011	AMD-P	95-15-
96-155-24507	NEW	95-10-016	296-304-02011	AMD	95-04-006	296-305-063	AMD-P	95-15-
296-155-24510	AMD	95-04-007	296-304-02013	NEW	95-04-006	296-305-064	AMD-P	95-15-
	AMD-P	95-05-061	296-304-02015	NEW	95-04-006	296-305-065	AMD-P	95-15-
296-155-24510	AMD-P	95-10-016	296-304-02013	AMD	95-04-006	296-305-06501	AMD-P	95-15-
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296-155-24515	AMD-P		296-304-03007	AMD	95-04-006	296-305-06505	AMD-P	95-15-
296-155-24515	AMD	95-10-016			95-04-006 95-04-006	296-305-06507	AMD-P	95-15-
296-155-24519	NEW-P	95-05-061	296-304-04001	AMD				95-15 -
296-155-24519	NEW	95-10-016	296-304-04005 296-304-06013	AMD AMD	95-04-006 95-04-006	296-305-06509 296-305-06511	AMD-P AMD-P	95-15-
96-155-24520	AMD-P	95-05-061	1 706 40/1/1/6/113	0.0413		1 (200-3113-(1031)	MIVII J-P	¥ 1- I 7-

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
296-305-06513	AMD-P	95-15-118	304-12-370	PREP	95-17-020	308-88-090	REP	95-15-02
296-305-06515	AMD-P	95-15-118	304-25	PREP	95-15-111	308-88-100	REP-P	95-11-07
296-305-06517	AMD-P	95-15-118	304-25	PREP	95-17-021	308-88-100	REP	95-15-02
296-305-06519	NEW-P	95-15-118	304-25-010	REP-P	95-21-091	308-88-110	REP-P	95-11-07
296-305-070	AMD-P	95-15-118	304-25-020	REP-P	95-21-091	308-88-110	REP	95-15-02
296-305-07001	AMD-P	95-15-118	304-25-030	REP-P	95-21-091	308-88-120	REP-P	95-11-07
296-305-07003	AMD-P	95-15-118	304-25-040	REP-P	95-21-091	308-88-120	REP_	95-15-02
296-305-07005	AMD-P	95-15-118	304-25-050	REP-P	95-21-091	308-88-130	REP-P	95-11-07
296-305-07007 296-305-07009	AMD-P	95-15-118	304-25-060	REP-P	95-21-091	308-88-130	REP	95-15-02
296-305-07009 296-305-07011	AMD-P NEW-P	95-15-118 95-15-118	304-25-110 304-25-120	REP-P REP-P	95-21-091 95-21-091	308-88-140 308-88-140	REP-P REP	95-11-07 95-15-02
296-305-07011	NEW-P	95-15-118	304-25-510	REP-P	95-21-091	308-88-150	REP-P	95-13-02
296-305-07015	NEW-P	95-15-118	304-25-520	REP-P	95-21-091	308-88-150	REP	95-15-02
296-305-07017	NEW-P	95-15-118	304-25-530	REP-P	95-21-091	308-88-160	REP-P	95-11-07
296-305-07019	NEW-P	95-15-118	304-25-540	REP-P	95-21-091	308-88-160	REP	95-15-02
296-305-075	AMD-P	95-15-118	304-25-550	REP-P	95-21-091	308-91-080	AMD	95-05-04
296-305-080	AMD-P	95-15-118	304-25-555	REP-P	95-21-091	308-91-150	AMD	95-05-04
296-305-08000	NEW-P	95-15-118	304-25-560	REP-P	95-21-091	308-93-070	PREP	95-06-01
296-305-085	AMD-P	95-15-118	304-25-570	REP-P	95-21-091	308-93-070	AMD-P	95-10-05
296-305-090	AMD-P	95-15-118	304-25-580	REP-P	95-21-091	308-93-070	AMD	95-13-05
296-305-095 296-305-100	AMD-P AMD-P	95-15-118 95-15-118	304-25-590 308-10-010	REP-P PREP	95-21-091 95-19-030	308-93-070 308-93-070	PREP	95-20-00
296-305-100 296-305-105	AMD-P	95-15-118	308-10-010	AMD-P	96-02-035	308-93-070	AMD-P AMD-P	95-23-06 95-23-06
296-305-105 296-305-110	AMD-P	95-15-118	308-10-010	PREP	95-19-030	308-93-440	AMD-P	95-23-06
296-305-115	AMD-P	95-15-118	308-10-020	AMD-P	96-02-035	308-93-670	AMD-P	95-23-06
296-306-010	AMD	95-10-045	308-10-025	PREP	95-19-030	308-94-030	PREP	95-06-01
296-306-012	AMD	95-10-045	308-10-025	AMD-P	96-02-035	308-94-030	AMD-P	95-10-05
296-306-015	AMD	95-10-045	308-10-030	PREP	95-19-030	308-94-030	AMD	95-13-05
296-306-025	AMD	95-10-045	308-10-030	AMD-P	96-02-035	308-94-030	PREP	95-20-00
296-306-035	AMD	95-10-045	308-10-040	PREP	95-19-030	308-94-030	AMD-P	95-23-06
296-306-045	AMD	95-10-045	308-10-040	AMD-P	96-02-035	308-96A	PREP	95-04-00
296-306-050	AMD	95-10-045	308-10-045	PREP	95-19-030	308-96A-035	PREP	95-06-01
296-306-065	AMD	95-10-045	308-10-045	AMD-P	96-02-035	308-96A-035	AMD-P	95-10-05
296-306-080 296-306-085	AMD AMD	95-10-045 95-10-045	308-10-067 308-10-067	PREP AMD-P	95-19-030 96-02-035	308-96A-035 308-96A-035	AMD PREP	95-13-05
296-306-085 296-306-08501	NEW	95-10-045	308-10-007	AMD-P	95-04-080	308-96A-035	AMD-P	95-20-00 95-23-06
296-306-08503	NEW	95-10-045	308-12-083	REP	95-04-080	308-96A-061	AMD-P	95-14-07
296-306-08505	NEW	95-10-045	308-13-005	PREP	95-23-026	308-96A-061	AMD	95-17-12
296-306-08507	NEW	95-10-045	308-13-015	PREP	95-23-026	308-96A-062	AMD-P	95-14-07
296-306-08509	NEW	95-10-045	308-13-024	PREP	95-23-026	308-96A-062	AMD	95-17-12
296-306-090	AMD	95-10-045	308-13-050	PREP	95-23-026	308-96A-180	NEW-P	95-11-07
296-306-09001	NEW	95-10-045	308-13-110	PREP	95-23-026	308-96A-180	NEW	95-15-02
296-306-09003	NEW	95-10-045	308-13-150	PREP	95-16-022	308-96A-450	PREP	95-02-07
296-306-092	NEW-W	95-10-046	308-13-150	AMD-P	95-17-101	308-96A-450	REP-P	95-05-06
296-306-09201 296-306-09203	NEW-W NEW-W	95-10-046 95-10-046	308-13-150	AMD PREP	95-20-026 95-14-090	308-96A-450	REP	95-08-03
296-306-09203 296-306-095	AMD	95-10-046	308-17 308-18	PREP	95-14-090 95-14-089	308-96A-460 308-96A-460	PREP REP-P	95-02-07 95-05-06
296-306-100	AMD	95-10-045	308-49-162	PREP	95-22-004	308-96A-460	REP	95-03-00
296-306-105	AMD	95-10-045	308-49-164	PREP	95-22-004	308-96A-470	PREP	95-02-07
296-306-120	AMD	95-10-045	308-56A-030	PREP	95-06-015	308-96A-470	REP-P	95-05-06
296-306-135	AMD	95-10-045	308-56A-030	AMD-P	95-10-054	308-96A-470	REP	95-08-03
296-306-140	AMD	95-10-045	308-56A-030	AMD	95-13-058	308-96A-480	PREP	95-02-07
296-306-155	AMD	95-10-045	308-56A-030	PREP	95-20-006	308-96A-480	REP-P	95-05-06
296-306-165	AMD	95-10-045	308-56A-030	AMD-P	95-23-060	308-96A-480	REP	95-08-03
296-306-170	AMD	95-10-045	308-56A-090	AMD-P	95-14-075	308-96A-490	PREP	95-02-07
296-306-26001	AMD	95-10-045	308-56A-090	AMD-W	95-15-105	308-96A-490	REP-P	95-05-06
296-306-330	NEW-W	95-10-046	308-56A-090	AMD-P	95-23-059	308-96A-490	REP	95-08-03
296-401 296-401-175	PREP AMD-P	95-05-029 95-09-009	308-56A-210 308-66	AMD-P PREP	95-23-059 95-23-078	308-96A-550	AMD-P	95-07-13
296-401-175 296-401-175	AMD-F	95-15-034	308-88	PREP	95-04-001	308-96A-550 308-96A-560	AMD AMD-P	95-11-04 95-07-13
304-12-010	PREP	95-17-024	308-88-010	AMD-P	95-11-078	308-96A-560	AMD-F	95-11-04
304-12-010	REP-P	95-21-091	308-88-010	AMD	95-15-028	308-124-005	AMD	95-03-01
304-12-020	PREP	95-17-019	308-88-030	AMD-P	95-11-078	308-124A-025	AMD	95-03-01
304-12-020	REP-P	95-21-091	308-88-030	AMD	95-15-028	308-124A-110	AMD	95-03-01
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304-12-025	REP-P	95-21-091	308-88-040	AMD	95-15-028	308-124A-422	AMD	95-03-01
304-12-145	PREP	95-17-020	308-88-060	REP-P	95-11-078	308-124A-425	AMD	95-03-01
304-12-145	AMD-P	95-21-091	308-88-060	REP	95-15-028	308-124A-590	NEW	95-03-01
304-12-275	PREP	95-17-020	308-88-070	REP-P	95-11-078	308-124A-595	NEW	95-03-01
304-12-290 304-12-290	PREP AMD-P	95-17-020 95-21-091	308-88-070	REP	95-15-028	308-124A-600	AMD	95-03-01
304-12-290 304-12-350	AMD-P PREP	95-21-091 95-17-020	308-88-080 308-88-080	REP-P REP	95-11-078 95-15-028	308-124H-011 308-124H-025	AMD AMD	95-03-01 95-03-01
304-12-350 304-12-350	REP-P	95-21-091	308-88-090	REP-P	95-11-078	308-124H-025	REP	95-03-01
J. 12 220		/ L - U/ I	. 500-00-070	1/1-1	/J-11,0/0	, 500-14-11-055	IVE:	ラン"UJ"U I

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
308-124H-036	REP	95-03-012	314-12-070	AMD-E	95-16-065	315-11A-139	NEW	95-03-062
308-124H-037	REP	95-03-012	314-12-070	PREP	95-16-104	315-11A-140	NEW-P	95-03-100
308-124H-041	AMD	95-03-012	314-12-070	AMD-P	95-23-110	315-11A-140	NEW	95-07-050
308-124H-061	AMD	95-03-012	314-12-080	AMD-E	95-16-065	315-11A-141	NEW-P	95-03-100 95-07-050
308-124H-080	REP	95-03-012 95-03-012	314-12-080 314-12-080	PREP AMD-P	95-16-104 95-23-110	315-11A-141 315-11A-142	NEW NEW-P	95-07-135
308-124H-310 308-124H-540	AMD AMD	95-03-012	314-12-140	PREP	95-08-017	315-11A-142	NEW	95-11-025
308-124H-570	AMD	95-03-012	314-12-140	AMD-P	95-12-076	315-11A-143	NEW-P	95-07-135
308-124H-800	AMD	95-03-012	314-12-140	AMD	95-17-005	315-11A-143	NEW	95-11-025
308-125-010	PREP	95-11-084	314-12-170	AMD	95-05-006	315-11A-144	NEW-P NEW	95-07-135 95-11-025
308-125-010	AMD-P	95-12-088 95-17-078	314-14-010 314-14-020	NEW-P NEW-P	95-24-039 95-24-039	315-11A-144 315-11A-145	NEW-P	95-11-023
308-125-010 308-125-020	AMD PREP	95-11-084	314-14-030	NEW-P	95-24-039	315-11A-145	NEW	95-17-038
308-125-020	AMD-P	95-12-088	314-14-040	NEW-E	95-16-103	315-11A-146	NEW-P	95-11-132
308-125-020	AMD	95-17-078	314-14-040	NEW-P	95-24-039	315-11A-146	NEW	95-17-038
308-125-030	PREP	95-11-084	314-14-050	NEW-P	95-24-039	315-11A-147	NEW-P NEW	95-11-132 95-17-038
308-125-030	AMD-P	95-12-088 95-17-078	314-14-060 314-14-070	NEW-P NEW-P	95-24-039 95-24-039	315-11A-147 315-11A-148	NEW-P	95-11-132
308-125-030 308-125-070	AMD PREP	95-17-078 95-11-084	314-14-080	NEW-P	95-24-039	315-11A-148	NEW	95-17-038
308-125-070	AMD-P	95-12-088	314-14-090	NEW-P	95-24-039	315-11A-149	NEW-P	95-16-117
308-125-070	AMD	95-17-078	314-14-100	NEW-P	95-24-039	315-11A-149	NEW	95-20-064
308-129-010	NEW-P	95-21-085	314-14-110	NEW-P	95-24-039	315-11A-150	NEW-P	95-16-117 95-20-064
308-129-011	NEW-E	96-01-055	314-14-120 314-14-130	NEW-P NEW-P	95-24-039 95-24-039	315-11A-150 315-11A-151	NEW NEW-P	95-20-0 04 95-16-117
308-129-020 308-129-021	NEW-P NEW-E	95-21-085 96-01-055	314-14-140	NEW-P	95-24-039	315-11A-151	NEW	95-20-064
308-129-021	NEW-P	95-21-085	314-14-150	NEW-P	95-24-039	315-11A-152	NEW-P	95-16-117
308-129-031	NEW-E	96-01-055	314-14-160	NEW-P	95-24-039	315-11A-152	NEW	95-20-064
308-129-041	NEW-E	96-01-055	314-14-170	NEW-P	95-24-039	315-11A-153	NEW-E	95-19-044
308-129-100	NEW-P	95-21-085	314-16-060	AMD-P	95-13-042 95-17-040	315-11A-153 315-11A-153	NEW-P NEW	95-19-105 95-23-039
308-129-110 308-129-120	NEW-P NEW-P	95-21-085 95-21-085	314-16-060 314-16-080	AMD REP-P	95-11-023	315-11A-154	NEW-P	95-19-105
308-129-130	NEW-P	95-21-085	314-16-080	REP	95-15-014	315-11A-154	NEW	95-23-039
308-129-200	NEW-P	95-21-085	314-16-111	REP-P	95-11-140	315-11A-155	NEW-P	95-19-105
308-129-210	NEW-P	95-21-085	314-16-111	REP	95-16-007	315-11A-155	NEW D	95-23-039 95-19-105
308-129-220	NEW-P	95-21-085	314-16-190 314-16-190	AMD-P AMD	95-12-063 95-16-008	315-11A-156 315-11A-156	NEW-P NEW	95-19-103
308-129-230 308-129-240	NEW-P NEW-P	95-21-085 95-21-085	314-16-196	AMD-P	95-12-064	315-11A-157	NEW-P	95-23-112
308-129-240	NEW-P	95-21-085	314-16-196	AMD-S	95-16-108	315-11A-158	NEW-P	95-23-112
308-129-310	NEW-P	95-21-085	314-16-196	AMD	95-20-005	315-11A-159	NEW-P	95-23-112
308-330	PREP	95-11-090	314-16-196	AMD-P	95-23-076	315-11A-160 315-11A-161	NEW-P NEW-P	95-23-112 95-23-112
308-330-300	AMD-P AMD-E	95-16-088 95-17-079	314-16-200 314-16-200	AMD-P AMD-W	95-11-139 95-12-041	317-21	PREP	95-17-003
308-330-300 308-330-300	AMD-E	95-23-042	314-16-200	AMD-P	95-12-077	317-21-020	AMD-P	95-21-045
308-330-305	AMD-P	95-16-088	314-16-200	AMD	95-17-006	317-21-030	AMD-P	95-21-045
308-330-305	AMD	95-23-042	314-18-080	AMD	95-04-044	317-21-120	AMD-P	95-21-045
308-330-307	AMD-P	95-16-088	314-20-100	PREP	96-01-123 96-01-123	317-21-200 317-21-205	AMD-P AMD-P	95-21-045 95-21-045
308-330-307	AMD-E AMD	95-17-079 95-23-042	314-24-190 314-24-220	PREP PREP	95-10-015	317-21-203	AMD-P	95-21-045
308-330-307 308-330-316	AMD-P	95-16-088	314-24-220	AMD-P	95-13-096	317-21-215	AMD-P	95-21-045
308-330-316	AMD-E	95-17-079	314-24-220	AMD-W	95-17-103	317-21-235	AMD-P	95-21-045
308-330-316	AMD	95-23-042	314-24-220	PREP	96-01-124	317-21-245	AMD-P	95-21-045
308-330-330	AMD-P	95-16-088	314-40-040	AMD-P	95-11-138	317-21-265 317-21-320	AMD-P AMD-P	95-21-045 95-21-045
308-330-330	AMD-E AMD	95-17-079 95-23-042	314-40-040 314-70-010	AMD AMD-E	95-16-030 95-16-065	317-21-345	AMD-P	95-21-045
308-330-330 308-330-406	AMD-P	95-16-088	314-70-010	PREP	95-16-104	317-21-500	AMD-P	95-21-045
308-330-406	AMD-E	95-17-079	314-70-010	AMD-P	95-23-110	317-21-530	AMD-P	95-21-045
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308-330-425	AMD-P	95-16-088	314-70-030	PREP	95-16-104	326-02-030 326-30-03904	AMD-W REP-P	95-03-069 95-16-027
308-330-425	AMD-E	95-17-079 95-23-042	314-70-050 314-70-030	AMD AMD-P	95-04-044 95-23-110	326-30-03904	REP-F	95-19-014
308-330-425 308-330-454	AMD AMD-P	95-16-088	315-02-240	NEW-P	95-19-105	326-30-041	AMD-P	95-07-078
308-330-454	AMD	95-23-042	315-02-240	NEW	95-23-039	326-30-041	AMD	95-10-086
314-10-030	AMD	95-04-044	315-04-220	PREP	95-20-063	326-30-041	AMD-P	95-16-027
314-12-020	AMD-E	95-16-065	315-04-220	AMD-P	95-23-112	326-30-041	AMD	95-19-014
314-12-020	PREP	95-16-104	315-06-120	PREP AMD-E	95-20-063 95-04-063	332-24-221 332-24-221	PREP AMD-P	95-05-051 95-07-129
314-12-020 314-12-021	AMD-P NEW-E	95-23-110 95-20-034	315-11A-122 315-11A-122	AMD-E AMD-P	95-04-065 95-07-135	332-24-221	AMD-W	95-08-055
314-12-021 314-12-025	AMD-E	95-16-065	315-11A-122	AMD	95-11-025	332-24-221	AMD-P	95-08-056
314-12-025	PREP	95-16-104	315-11A-136	NEW	95-03-062	332-24-221	AMD	95-12-023
314-12-025	AMD-P	95-23-110	315-11A-137	NEW	95-03-062	332-24-720	AMD-P	95-22-078
314-12-035	AMD-E	95-16-065	315-11A-138	NEW AMD-P	95-03-062 95-07-135	332-26-040 332-26-050	NEW-E NEW-E	95-13-045 95-13-045
314-12-035 314-12-035	PREP AMD-P	95-16-104 95-23-110	315-11A-138 315-11A-138	AMD-P AMD	95-07-133 95-11-025	332-26-060	NEW-E	95-13-045
J14-12-UJJ	, 41417-1	110	. 0.0 1.1.1-1.00		320			Table
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WAC#		WSR #	WAC #		WSR #	WAC#		WSR #
332-26-080	NEW-E	95-09-039	352-32-060	AMD	96-01-078	356-18-140	AMD C	05.10.070
352-11	PREP	95-16-110	352-32-070	AMD-P	95-22-065	356-18-140	AMD-C AMD-C	95-12-070
352-11-020	AMD-P	95-22-077	352-32-070	AMD	96-01-078	356-18-140	AMD-C	95-13-015 95-19-098
352-11-020	AMD	96-01-029	352-32-075	AMD-P	95-22-065	356-18-220	AMD-P	95-10-067
352-11-040	AMD-P	95-22-077	352-32-075	AMD	96-01-078	356-18-220	AMD-C	95-12-070
352-11-040	AMD	96-01-029	352-32-085	NEW-P	95-16-127	356-18-220	AMD-C	95-13-015
352-11-055	AMD-P	95-22-077	352-32-085	NEW-W	95-19-089	356-18-220	AMD	95-19-098
352-11-055	AMD	96-01-029	352-32-085	NEW-P	95-22-064	356-22-070	AMD-P	95-10-068
352-11-665 352-11-665	AMD-P AMD	95-22-077 96-01-029	352-32-085	NEW	96-02-015	356-22-070	AMD-C	95-12-070
352-11-905	AMD-P	95-22-077	352-32-150 352-32-150	PREP	95-19-023	356-22-070	AMD-C	95-13-015
352-11-905	AMD	96-01-029	352-32-150 352-32-150	AMD-P AMD	95-22-066 96-01-030	356-22-070 356-22-130	AMD	95-19-098
352-11-908	AMD-P	95-22-077	352-32-165	AMD-P	95-19-090	356-22-130	AMD-P AMD-C	95-10-069
352-11-908	AMD	96-01-029	352-32-165	AMD	95-22-067	356-22-130	AMD-C	95-12-070 95-13-015
352-11-910	AMD-P	95-22-077	352-32-195	AMD-P	95-19-090	356-22-130	AMD-C AMD	95-19-098
352-11-910	AMD	96-01-029	352-32-195	AMD	95-22-067	356-26-070	AMD-P	95-10-070
352-12-020	AMD-P	95-19-090	352-32-200	AMD-P	95-22-065	356-26-070	AMD-C	95-12-070
352-12-020	AMD	95-22-067	352-32-200	AMD	96-01-078	356-26-070	AMD-C	95-13-015
352-12-030	AMD-P	95-19-090	352-32-250	AMD-P	95-04-091	356-26-070	AMD	95-19-098
352-12-030 352-12-040	AMD AMD-P	95-22-067 95-19-090	352-32-250	AMD	95-07-061	356-26-080	AMD-P	95-10-071
352-12-040	AMD-P	95-19-090 95-22-067	352-32-250 352-32-250	AMD-P	95-19-090	356-26-080	AMD-C	95-12-070
352-16	AMD-P	95-22-065	352-32-25001	AMD AMD	95-22-067 95-03-005	356-26-080	AMD-C	95-13-015
352-16	AMD	96-01-078	352-32-25001	AMD	95-03-005	356-26-080 356-26-090	AMD	95-19-098
352-16-010	AMD-P	95-22-065	352-32-25002	AMD-P	95-19-090	356-26-090	AMD-P AMD-C	95-10-072
352-16-010	AMD	96-01-078	352-32-25002	AMD	95-22-067	356-26-090	AMD-C	95-12-070 95-13-015
352-16-020	AMD-P	95-22-065	352-32-252	AMD-P	95-19-090	356-26-090	AMD-C	95-19-098
352-16-020	AMD	96-01-078	352-32-252	AMD	95-22-067	356-30-025	REP-P	95-22-092
352-16-030	NEW-P	95-22-065	352-32-255	AMD-P	95-19-090	356-30-025	REP-C	96-02-002
352-16-030	NEW	96-01-078	352-32-255	AMD	95-22-067	356-30-050	AMD-P	95-22-090
352-28 352-28	AMD-P	95-22-065	352-32-280	AMD-P	95-19-090	356-30-065	AMD-P	95-10-073
352-28 352-28-005	AMD AMD-P	96-01-078 95-22-065	352-32-280	AMD	95-22-067	356-30-065	AMD-C	95-12-070
352-28-005	AMD-F	96-01-078	352-32-285 352-32-285	AMD-P AMD	95-19-090 95-22-067	356-30-065	AMD-C	95-13-015
352-28-010	AMD-P	95-22-065	352-32-283	AMD-P	95-19-090	356-30-065 · 356-30-065	AMD-W	95-19-097
352-28-010	AMD	96-01-078	352-32-290	AMD-P	95-22-065	356-30-065	AMD-P AMD-C	95-22-092 96-02-002
352-32-010	AMD-P	95-04-091	352-32-290	AMD	95-22-067	356-30-067	AMD-C	95-10-074
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352-32-010	AMD-P	95-16-127	352-32-305	NEW-W	95-07-112	356-30-067	AMD-C	95-13-015
352-32-010	AMD-W	95-19-089	352-37-200	AMD-P	95-19-090	356-30-067	AMD-W	95-19-097
352-32-010 352-32-010	AMD-P	95-19-090 95-22-064	352-37-200	AMD	95-22-067	356-30-067	AMD-P	95-22-092
352-32-010	AMD-P AMD	95-22-064 95-22-067	352-68-100 352-68-100	AMD-P	95-19-090	356-30-067	AMD-C	96-02-002
352-32-010	AMD	96-02-015	352-74-045	AMD AMD-P	95-22-067 95-19-090	356-30-135 356-30-135	AMD-P	95-10-075
352-32-030	AMD-P	95-16-127	352-74-045	AMD-F AMD	95-22-067	356-30-135	AMD-C	95-12-070
352-32-030	AMD-W	95-19-089	356-05-415	AMD-P	95-22-092	356-30-135	AMD-C AMD	95-13-015 95-19-098
352-32-030	AMD-P	95-19-090	356-05-415	AMD-C	96-02-002	356-30-145	AMD-P	95-19-098
352-32-030	AMD-P	95-22-064	356-06-020	AMD-E	95-14-055	356-30-145	AMD-C	95-12-070
352-32-030	AMD	95-22-067	356-06-020	AMD-P	95-14-130	356-30-145	AMD-C	95-13-015
352-32-030	AMD	96-02-015	356-06-020	AMD	95-19-054	356-30-145	AMD	95-19-098
352-32-035	AMD-C	95-07-118	356-06-080	AMD-E	95-14-055	356-30-230	AMD-P	95-22-090
352-32-035 352-32-035	AMD-E AMD-W	95-10-008	356-06-080	AMD-P	95-14-130	356-30-315	. AMD-P	95-22-090
352-32-035 352-32-035	AMD-W	95-10-009 95-10-010	356-06-080 356-06-100	AMD AMD-P	95-19-054 95-10-065	356-30-330	AMD-P	95-22-090
352-32-035	AMD	95-14-004	356-06-100	AMD-P	95-10-065 95-12-070	356-34-030	AMD	95-03-090
352-32-035	REP-P	95-19-090	356-06-100	AMD-C	95-13-015	356-46-080 356-56-050	AMD-P	95-22-090
352-32-035	REP	95-22-067	356-06-100	AMD	95-19-098	356-56-050	AMD-E AMD-P	95-14-057
352-32-036	REP-P	95-04-091	356-06-110	NEW	95-03-090	356-56-050	AMD-P	95-14-132 95-19-056
352-32-036	REP	95-07-061	356-10-020	AMD-E	95-14-055	356-56-115	AMD-E	95-14-057
352-32-036	AMD-W	95-07-112	356-10-020	AMD-P	95-14-130	356-56-115	AMD-P	95-14-132
352-32-037	AMD-P	95-04-091	356-10-020	AMD	95-19-054	356-56-115	AMD	95-19-056
352-32-037	AMD	95-07-061	356-14-110	AMD-E	95-14-055	358-01-042	NEW-P	95-03-054
352-32-037	AMD-P	95-19-090	356-14-110	AMD-P	95-14-130	358-01-042	NEW	95-07-074
352-32-037 352-32-045	AMD AMD-P	95-22-067	356-14-110	AMD	95-19-054	358-01-044	NEW-P	95-03-054
352-32-045 352-32-045	AMD-P AMD	95-19-090 95-22-067	356-14-240	AMD-P	95-22-090	358-01-044	NEW	95-07-074
352-32-043 352-32-047	AMD-P	95-19-090	356-15-050 356-15-070	AMD-P AMD-P	95-22-090	358-20-010	AMD-P	95-03-054
352-32-047	AMD-F AMD	95-22-067	356-15-090	AMD-P AMD-P	95-22-090 95-22-090	358-20-010	AMD	95-07-074
352-32-050	AMD-P	95-16-127	356-15-110	AMD-P	95-22-090	358-20-020 358-20-020	AMD-P	95-03-054
352-32-050	AMD-W	95-19-089	356-18-112	AMD-P	95-22-090	358-20-020	AMD AMD-P	95-07-074
352-32-050	AMD-P	95-22-064	356-18-112	AMD-C	96-02-002	358-20-030	AMD-P AMD	95-03-054 95-07-074
	AMD	96-02-015	356-18-116	AMD-P	95-22-090	358-20-032	NEW-P	
352-32-050			330-19-110		75-22-070	330-20-032	NEW-P	93-(11-(154
352-32-050 352-32-060	AMD-P	95-22-065	356-18-140	AMD-P	95-10-066	358-20-032	NEW-P	95-03-054 95-07-074

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
58-20-040	AMD-P	95-03-054	365-185-060	NEW-E	95-19-053	374-70-070	NEW-P	95-22-08
58-20-040 58-20-040	AMD-I AMD	95-07-074	365-185-060	NEW-P	96-01-105	374-70-070	NEW	96-01-10
558-30-005	NEW-P	95-03-054	365-210-010	NEW-E	95-09-001	374-70-070	NEW-E	96-02-05
58-30-005	NEW	95-07-074	365-210-010	NEW-P	95-10-048	374-70-080	NEW-P	95-22-08
58-30-003	AMD-P	95-03-054	365-210-010	NEW	95-14-121	374-70-080	NEW	96-01-10
58-30-010	AMD	95-07-074	365-210-020	NEW-E	95-09-001	374-70-080	NEW-E	96-02-05
58-30-020	AMD-P	95-03-054	365-210-020	NEW-P	95-10-048	374-70-090	NEW-P	95-22-08
58-30-020	AMD	95-07-074	365-210-020	NEW	95-14-121	374-70-090	NEW	96-01-10
558-30-022	NEW-P	95-03-054	365-210-030	NEW-E	95-09-001	374-70-090	NEW-E	96-02-05
358-30-022	NEW	95-07-074	365-210-030	NEW-P	95-10-048	374-70-100	NEW-P	95-22-08
358-30-024	NEW-P	95-03-054	365-210-030	NEW	95-14-121	374-70-100	NEW	96-01-10
358-30-024	NEW	95-07-074	365-210-040	NEW-P	95-10-048	374-70-100	NEW-E	96-02-05
358-30-026	NEW-P	95-03-054	365-210-040	NEW	95-14-121	374-70-110	NEW-P	95-22-0
358-30-026	NEW	95-07-074	365-210-050	NEW-P	95-10-048	374-70-110	NEW	96-01-10
358-30-028	NEW-P	95-03-054	365-210-050	NEW	95-14-121	374-70-110	NEW-E	96-02-0
358-30-028	NEW	95-07-074	365-210-060	NEW-P	95-10-048	374-70-120	NEW-P	95-22-0
358-30-030	AMD-P	95-03-054	365-210-060	NEW	95-14-121	374-70-120	NEW	96-01-10
358-30-030	AMD	95-07-074	365-210-070	NEW-P	95-10-048	374-70-120	NEW-E	96-02-0
358-30-042	NEW-P	95-03-054	365-210-070	NEW	95-14-121	374-70-130	NEW-P	95-22-0
58-30-042	NEW	95-07-074	365-210-080	NEW-P	95-10-048	374-70-130	NEW	96-01-1
358-30-045	NEW-P	95-03-054	365-210-080	NEW	95-14-121	374-70-130	NEW-E	96-02-0
58-30-045	NEW	95-07-074	374-50-010	AMD-E	95-08-039	381-40-070	AMD	95-13-0
358-30-060	AMD-P	95-03-054	374-50-010	AMD-P	95-08-040	381-60-040	AMD	95-13-0 95-06-0
358-30-060	AMD	95-07-074	374-50-010	AMD	95-11-042	381-70-400	AMD	
358-30-070	AMD-P	95-03-054	374-50-020	AMD-E	95-08-039	388-08-585	PREP	95-15-0 95-20-0
358-30-070	AMD	95-07-074	374-50-020	AMD-P	95-08-040	388-08-585	NEW-P	95-20-0
358-30-080	AMD-P	95-03-054	374-50-020	AMD _	95-11-042	388-08-585	NEW	95-16-0
358-30-080	AMD	95-07-074	374-50-030	AMD-E	95-08-039	388-11	PREP PREP	95-15-0
358-30-082	NEW-P	95-03-054	374-50-030	AMD-P	95-08-040	388-14 388-15	PREP	95-09-0
358-30-082	NEW	95-07-074	374-50-030	AMD	95-11-042	388-15	PREP	95-10-0
358-30-084	NEW-P	95-03-054	374-50-035	NEW-E	95-08-039	388-15	PREP	95-10-0
358-30-084	NEW	95-07-074	374-50-035	NEW-P	95-08-040	388-15	PREP	95-12-0
358-30-090	AMD-P	95-03-054	374-50-035	NEW	95-11-042	388-15	PREP	95-18-0
358-30-090	AMD	95-07-074	374-50-040	AMD-E	95-08-039	388-15-120	PREP	95-23-0
358-30-110	AMD-P	95-03-054	374-50-040	AMD-P	95-08-040 95-11-042	388-15-145	PREP	96-02-0
358-30-110	AMD	95-07-074	374-50-040	AMD		388-15-192	NEW-P	95-16-0
358-30-170	AMD-P	95-03-054	374-50-050	AMD-E	95-08-039 95-08-040	388-15-192	NEW	95-20-0
358-30-170	AMD	95-07-074	374-50-050	AMD-P	95-11 - 042	388-15-194	NEW-P	95-16-0
358-30-190	AMD-P	95-03-054	374-50-050	AMD	95-08-039	388-15-194	NEW	95-20-0
358-30-190	AMD	95-07-074	374-50-060	AMD-E	95-08-039 95-08-040	388-15-196	NEW-P	95-16-0
358-30-220	AMD-P	95-03-054	374-50-060	AMD-P AMD	95-11 - 042	388-15-196	NEW	95-20-0
358-30-220	AMD	95-07-074	374-50-060	AMD-E	95-08-039	388-15-202	AMD-P	95-16-0
359-07	AMD-P	95-20-083	374-50-070	AMD-E AMD-P	95-08-040	388-15-202	AMD	95-20-0
359-07	AMD	95-23-062	374-50-070	AMD-F AMD	95-11-042	388-15-203	AMD-P	95-16-0
359-09	AMD-P	95-20-083	374-50-070 374-50-080	AMD-E	95-08-039	388-15-203	AMD	95-20-0
359-09	AMD	95-23-062	374-50-080	AMD-E	95-08-040	388-15-204	AMD-P	95-16-0
359-39	AMD-P	95-20-083		AMD-F AMD	95-11-042	388-15-204	AMD	95-20-0
359-39	AMD	95-23-062	374-50-080	AMD-E	95-08-039	388-15-205	AMD-P	95-16-0
359-48	AMD-P	95-20-083	374-50-090 374-50-090	AMD-E	95-08-040	388-15-205	AMD	95-20-0
359-48	AMD	95-23-062	374-50-090	AMD	95-11-042	388-15-206	NEW-P	95-16-0
365-04	PREP	95-06-051A	374-60-030	PREP	95-22-051	388-15-206	NEW	95-20-0
365-06	PREP	95-06-051A	374-60-030	AMD-P	96-01-102	388-15-207	AMD-P	95-16-0
365-08	PREP	95-06-051	374-60-030	PREP	95-22-051	388-15-207	AMD	95-20-0
365-140-030	AMD-P	95-07-100 95-12-002	374-60-120	AMD-P	96-01-102	388-15-208	REP-P	95-16-0
365-140-030	AMD		374-70-010	NEW-P	95-22-085	388-15-208	REP	95-20-0
365-140-040	AMD-P	95-07-100	374-70-010	NEW	96-01-101	388-15-209	AMD-P	95-16-0
365-140-040	AMD	95-12-002	374-70-010	NEW-E	96-02-051	388-15-209	AMD	95-20-0
365-140-045	REP-P	95-07-100 95-12-002	374-70-010	NEW-P	95-22-085	388-15-212	REP-P	95-16-
365-140-045	REP	95-12-002 95-07-100	374-70-020	NEW	96-01-101	388-15-212	REP	95-20-
365-140-050	AMD-P		374-70-020	NEW-E	96-02-051	388-15-213	REP-P	95-16-
365-140-050	AMD	95-12-002 95-07-100	374-70-020	NEW-E	95-22-085	388-15-213	REP	95-20-
365-140-060	AMD-P	95-12-002	374-70-030	NEW	96-01-101	388-15-214	AMD-P	95-16-
365-140-060	AMD	95-12-002 95-19-053	374-70-030	NEW-E	96-02-051	388-15-214	AMD	95-20-
365-185-010	NEW-E	95-19-05 <i>3</i> 96-01-105	374-70-040	NEW-P	95-22-085	388-15-215	AMD-P	95-16-
365-185-010	NEW-P		374-70-040	NEW-F NEW	96-01-101	388-15-215	AMD	95-20-
365-185-020	NEW-E	95-19-053 96-01-105	374-70-040	NEW-E	96-02-051	388-15-216	AMD-P	95-16-
365-185-020	NEW-P	95-19-053	374-70-040	NEW-P	95-22-085	388-15-216	AMD	95-20-
365-185-030	NEW-E	95-19-053 96-01-105	374-70-050	NEW-F	96-01-101	388-15-217	REP-E	95-20-
365-185-030	NEW-P		374-70-050	NEW-E	96-02-051	388-15-217	REP-P	95-20-
365-185-040	NEW-E	95-19-053	374-70-050	NEW-E NEW-P	95-22-085	388-15-217	REP .	95-23-
365-185-040	NEW-P	96-01-105		NEW-P	96-01-101	388-15-219	NEW-P	95-16-
365-185-050	NEW-E NEW-P	95-19-053 96-01-105	374-70-060 374-70-060	NEW-E	96-02-051	388-15-219	NEW	95-20-
365-185-050								

WAC #		WSR #	WAC #		WSR #	WAC#		WSR #
388-15-222	NEW-P	95-16-016	388-15-945	PREP	05 21 012	200 47 100		
388-15-222	NEW	95-20-041	388-15-950	NEW-P	95-21-013 95-11-005	388-47-130	AMD-E	95-14-079
388-15-548	PREP	96-02-022	388-15-950	NEW-C	95-14-050	388-47-130 388-47-130	REP-P AMD	95-15-001
388-15-552	PREP	96-02-022	388-15-950	NEW	95-15-011	388-47-130	REP	95-18-020 95-19-075
388-15-560	PREP	96-02-022	388-15-950	PREP	95-21-013	388-47-135	AMD-P	95-14-078
388-15-562	PREP	96-02-022	388-15-955	NEW-P	95-11-005	388-47-135	AMD-E	95-14-079
388-15-563	PREP	96-02-022	388-15-955	NEW-C	95-14-050	388-47-135	REP-P	95-15-001
388-15-564 388-15-566	PREP	96-02-022	388-15-955	NEW	95-15-011	388-47-135	AMD	95-18-020
388-15-568	PREP PREP	96-02-022	388-15-955	PREP	95-21-013	388-47-135	REP	95-19-075
388-15-600	AMD-P	96-02-022 95-16-016	388-18 388-43-010	PREP	95-06-034	388-47-140	REP-P	95-15-001
388-15-600	AMD	95-20-041	388-43-020	AMD AMD	95-03-049	388-47-140	REP	95-19-075
388-15-610	AMD-P	95-16-016	388-43-130	NEW	95-03-049 95-03-049	388-47-200	REP-P	95-15-001
388-15-610	AMD	95-20-041	388-46	AMD-P	95-16-017	388-47-200 388-47-210	REP REP-P	95-19-075
388-15-615	REP-P	95-16-016	388-46	AMD-E	95-16-019	388-47-210	REP-P	95-15-001 95-19-075
388-15-615	REP	95-20-041	388-46	AMD	95-19-003	388-47-215	REP-P	95-15-001
388-15-620	AMD-P	95-16-016	388-46-110	PREP	95-14-039	388-47-215	REP	95-19-075
388-15-620	AMD	95-20-041	388-46-110	NEW-P	95-16-017	388-47-220	REP-P	95-15-001
388-15-630	AMD-P	95-16-016	388-46-110	NEW-E	95-16-019	388-47-220	REP	95-19-075
388-15-630 388-15-820	AMD REP-E	95-20-041	388-46-110	NEW	95-19-003	388-47-300	REP-P	95-15-001
388-15-820	REP-E REP-P	95-20-049 95-20-056	388-47	PREP	95-12-078	388-47-300	REP	95-19-075
388-15-820	REP	95-23-032	388-47-010 388-47-010	REP-P	95-15-001	388-49-020	AMD	95-06-028
388-15-830	AMD-P	95-16-016	388-47-020	REP REP-P	95-19-075	388-49-020	PREP	95-14-006
388-15-830	AMD	95-20-041	388-47-020	REP	95-15-001 95-19-075	388-49-020	AMD-P	95-15-058
388-15-840	REP-E	95-20-049	388-47-030	REP-P	95-15-001	388-49-020 388-49-020	AMD	95-19-013
388-15-840	REP-P	95-20-056	388-47-030	REP	95-19-075	388-49-080	PREP PREP	95-24-010
388-15-840	REP	95-23-032	388-47-050	AMD-P	95-14-078	388-49-080	AMD-P	95-08-006 95-09-026
388-15-850	REP-P	95-16-016	388-47-050	AMD-E	95-14-079	388-49-080	AMD	95-11-122
388-15-850	REP	95-20-041	388-47-050	REP-P	95-15-001	388-49-110	PREP	95-08-007
388-15-860 388-15-860	REP-P	95-16-016	388-47-050	AMD	95-18-020	388-49-110	AMD-P	95-09-034
388-15-870	REP REP-P	95-20-041	388-47-050	REP	95-19-075	388-49-110	AMD	95-11-123
388-15-870	REP-P	95-16-016 95-20-041	388-47-060	NEW-P	95-14-078	388-49-150	PREP	95-14-118
388-15-880	AMD-P	95-16-016	388-47-060 388-47-060	NEW-E	95-14-079	388-49-150	AMD-P	95-15-059
388-15-880	AMD	95-20-041	388-47-060	NEW REP	95-18-020 95-19-075	388-49-150	AMD	95-18-004
388-15-890	AMD-P	95-16-616	388-47-070	AMD-P	95-14-078	388-49-160 388-49-170	AMD	95-06-030
388-15-890	AMD	95-20-041	388-47-070	AMD-E	95-14-079	388-49-170	PREP AMD-P	95-14-118
388-15-900	NEW-P	95-11-005	388-47-070	REP-P	95-15-001	388-49-170	AMD-P	95-15-059 95-18-004
388-15-900	NEW-C	95-14-050	388-47-070	AMD	95-18-020	388-49-190	AMD	95-06-027
388-15-900	NEW	95-15-011	388-47-070	REP	95-19-075	388-49-190	PREP	95-06-027
388-15-900 388-15-905	PREP NEW-P	95-21-013	388-47-100	REP-P	95-15-001	388-49-190	AMD-P	95-09-033
388-15-905	NEW-P NEW-C	95-11-005 95-14-050	388-47-100	REP	95-19-075	388-49-190	AMD	95-12-001
388-15-905	NEW	95-15-011	388-47-105 388-47-105	REP-P	95-15-001	388-49-250	AMD	95-06-026
388-15-905	PREP	95-21-013	388-47-103	REP REP-P	95-19-075 95-15-001	388-49-260	AMD	95-06-029
388-15-910	NEW-P	95-11-005	388-47-107	REP	95-15-001 95-19-075	388-49-330	PREP	96-01-071
388-15-910	NEW-C	95-14-050	388-47-110	AMD-P	95-14-078	388-49-380 388-49-410	PREP	95-09-032
388-15-910	NEW	95-15-011	388-47-110	AMD-E	95-14-079	388-49-410	AMD-P AMD	95-03-044
388-15-910	PREP	95-21-013	388-47-110	REP-P	95-15-001	388-49-410	PREP	95-06-031 95-24-096
388-15-915	NEW-P	95-11-005	388-47-110	AMD	95-18-020	388-49-420	AMD-P	95-03-045
388-15-915	NEW-C	95-14-050	388-47-110	REP	95-19-075	388-49-420	AMD	95-06-032
388-15-915 388-15-915	NEW	95-15-011	388-47-115	AMD-P	95-14-078	388-49-430	AMD-P	95-03-044
388-15-920	PREP NEW-P	95-21-013 95-11-005	388-47-115	AMD-E	95-14-079	388-49-430	AMD	95-06-031
388-15-920	NEW-P	95-14-050	388-47-115	REP-P	95-15-001	388-49-430	PREP	95-19-004
388-15-920	NEW	95-15-011	388-47-115 388-47-115	AMD	95-18-020	388-49-430	AMD-E	95-20-050
388-15-920	PREP	95-21-013	388-47-120	REP AMD-P	95-19-075 95-14-078	388-49-430	AMD-P	95-21-048
388-15-925	NEW-P	95-11-005	388-47-120	AMD-F	95-14-079	388-49-430	AMD	95-24-018
388-15-925	NEW-C	95-14-050	388-47-120	REP-P	95-15-001	388-49-480 388-49-480	PREP	95-04-013
388-15-925	NEW	95-15-011	388-47-120	AMD	95-18-020	388-49-480	AMD-P AMD	95-05-013
388-15-925	PREP	95-21-013	388-47-120	REP	95-19-075	388-49-485	PREP	95-07-122 96-01-068
388-15-935	NEW-P	95-11-005	388-47-125	AMD-P	95-14-078	388-49-500	PREP	95-07-053
388-15-935	NEW-C	95-14-050	388-47-125	AMD-E	95-14-079	388-49-500	AMD-P	95-09-004
388-15-935 388-15-035	NEW	95-15-011	388-47-125	REP-P	95-15-001	388-49-500	AMD	95-11-120
388-15-935 388-15-940	PREP	95-21-013	388-47-125	AMD	95-18-020	388-49-500	PREP	95-17-051
388-15-940 388-15-940	NEW-P NEW-C	95-11-005 95-14-050	388-47-125	REP	95-19-075	388-49-500	AMD-P	95-18-031
388-15-940	NEW-C NEW	95-14-050 95-15-011	388-47-127	AMD-P	95-14-078	388-49-500	AMD-E	95-20-032
388-15-940	PREP	95-13-011	388-47-127 388-47-127	AMD-E	95-14-079	388-49-500	AMD	95-21-052
388-15-945	NEW-P	95-11-005	388-47-127	REP-P AMD	95-15-001	388-49-500	PREP	95-24-035
	NEW-C	95-14-050	388-47-127	REP	95-18-020 95-19-075	388-49-500 388-49-505	AMD-E	95-24-036
388-15-945	11D11-C							
388-15-945 388-15-945	NEW	95-15-011	388-47-130	AMD-P	95-14-078	388-49-505	PREP AMD-P	95-07-071 95-09-003

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
			500 55 000	NEW D	96-01-063	388-73-256	NEW-W	95-11-051
388-49-505	AMD	95-11-121	388-55-008	NEW-P AMD-P	96-01-063	388-73-258	NEW-S	95-07-024
388-49-505	PREP	95-17-051	388-55-010 388-55-020	AMD-P	96-01-063	388-73-258	NEW-W	95-11-051
388-49-505	AMD-P	95-18-031	388-55-024	NEW-P	96-01-063	388-73-260	NEW-S	95-07-024
388-49-505	AMD-E	95-20-032 95-21-052	388-55-027	NEW-P	96-01-063	388-73-260	NEW-W	95-11-051
388-49-505	AMD PREP	95-21-052 95-17 - 051	388-55-030	AMD-P	96-01-063	388-73-262	NEW-S	95-07-024
388-49-510	AMD-P	95-18-031	388-55-040	AMD-P	96-01-063	388-73-262	NEW-W	95-11-051
388-49-510	AMD-F	95-20-032	388-55-050	NEW-P	96-01-063	388-73-264	NEW-S	95-07-024
388-49-510 388-49-510	AMD-E	95-21-052	388-55-060	NEW-P	96-01-063	388-73-264	NEW-W	95-11-051
388-49-520	PREP	96-01-069	388-60	PREP	95-10-024	388-73-266	NEW-S	95-07-024
388-49-530	PREP	96-01-070	388-73	AMD-C	95-05-024	388-73-266	NEW-W	95-11-051
388-49-535	PREP	96-01-072	388-73	PREP	95-16-057	388-73-268	NEW-S	95-07-024
388-49-550	PREP	95-17-097	388-73-010	AMD-S	95-07-024	388-73-268	NEW-W	95-11-051 95-07-024
388-49-550	AMD-P	95-18-035	388-73-010	AMD-W	95-11-051	388-73-270	NEW-S	95-07-024
388-49-550	AMD-E	95-20-029	388-73-012	AMD-S	95-07-024	388-73-270	NEW-W NEW-S	95-07-024
388-49-550	AMD	95-21-054	388-73-012	AMD-W	95-11-051	388-73-272 388-73-272	NEW-W	95-11-051
388-49-600	PREP	95-14-007	388-73-014	AMD-S	95-07-024	388-73-274	NEW-S	95-07-024
388-49-600	AMD-P	95-15-057	388-73-014	AMD-W	95-11-051	388-73-274	NEW-W	95-11-051
388-49-600	AMD	95-18-003	388-73-014	AMD-E	95-19-076 95-19-077	388-73-276	NEW-S	95-07-024
388-49-640	PREP	95-14-006	388-73-014	AMD-P	95-19-077 95-23-033	388-73-276	NEW-W	95-11-051
388-49-640	AMD-P	95-15-058	388-73-014	AMD	95-23-033 95-07-024	388-73-278	NEW-S	95-07-024
388-49-640	AMD	95-19-013	388-73-01950	AMD-S	95-11-051	388-73-278	NEW-W	95-11-051
388-49-660	PREP	95-14-006	388-73-01950	AMD-W AMD-S	95-07-024	388-73-304	AMD-S	95-07-024
388-49-660	AMD-P	95-15-058	388-73-026	AMD-S AMD-W	95-11-051	388-73-304	AMD-W	95-11-05
388-49-660	AMD	95-19-013	388-73-026 388-73-030	AMD-W	95-18-006	388-73-351	NEW-E	95-19-076
388-49-670	PREP	95-14-006	388-73-030	AMD-P	95-18-007	388-73-351	NEW-P	95-19-07
388-49-670	AMD-P	95-15-058 95-19-013	388-73-030	AMD-C	95-22-042	388-73-351	NEW	95-23-033
388-49-670	AMD	95-19-013	388-73-030	AMD-C	95-24-094	388-73-353	NEW-E	95-19-07
388-49-670	PREP AMD-E	95-24-054	388-73-030	AMD-E	96-01-009	388-73-353	NEW-P	95-19-07
388-49-670	PREP	95-17-096	388-73-036	AMD-S	95-07-024	388-73-353	NEW	95-23-03
388-51	REP-P	95-19-021	388-73-036	AMD-W	95-11-051	388-73-355	NEW-E	95-19-07
388-51-010	REP-F	95-23-028	388-73-054	AMD-S	95-07-024	388-73-355	NEW-P	95-19-07
388-51-010	REP-P	95-19-021	388-73-054	AMD-W	95-11-051	388-73-355	NEW	95-23-03
388-51-020 388-51-020	REP	95-23-028	388-73-058	AMD-E	95-19-076	388-73-357	NEW-E	95-19-07
388-51-040	REP-P	95-19-021	388-73-058	AMD-P	95-19-077	388-73-357	NEW-P	95-19-07
388-51-040	REP .	95-23-028	388-73-058	AMD	95-23-033	388-73-357	NEW	95-23-03
388-51-110	REP-P	95-19-021	388-73-074	AMD-S	95-07-024	388-73-361	NEW-E	95-19-07 95-19-07
388-51-110	REP	95-23-028	388-73-074	AMD-W	95-11-051	388-73-361	NEW-P	95-19-07
388-51-115	REP-P	95-19-021	388-73-074	AMD-E	95-19-076	388-73-361	NEW NEW-E	95-19-07
388-51-115	REP	95-23-028	388-73-074	AMD-P	95-19-077	388-73-363	NEW-E	95-19-07
388-51-120	REP-P	95-19-021	388-73-074	AMD	95-23-033	388-73-363 388-73-363	NEW-I	95-23-03
388-51-120	REP	95-23-028	388-73-076	AMD-S	95-07-024	388-73-365	NEW-E	95-19-07
388-51-123	REP-P	95-19-021	388-73-076	AMD-W	95-11-051 95-19-076	388-73-365	NEW-P	95-19-07
388-51-123	REP	95-23-028	388-73-076	AMD-E	95-19-077	388-73-365	NEW	95-23-03
388-51-130	REP-P	95-19-021	388-73-076	AMD-P AMD	95-23-033	388-73-367	NEW-E	95-19-07
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388-51-135	REP-P	95-19-021	388-73-118 388-73-118	AMD-W	95-11-051	388-73-367	NEW	95-23-03
388-51-135	REP	95-23-028	388-73-144	AMD-S	95-07-024	388-73-369	NEW-E	95-19-07
388-51-140	REP-P	95-19-021 95-23-028	388-73-144	AMD-W	95-11-051	388-73-369	NEW-P	95-19-07
388-51-140	REP	95-19-021	388-73-146	AMD-S	95-07-024	388-73-369	NEW	95-23-03
388-51-155	REP-P REP	95-23-028	388-73-146	AMD-W	95-11-051	388-73-371	NEW-E	95-19-07
388-51-155	REP-P	95-19 - 021	388-73-146	AMD-E	95-19-076	388-73-371	NEW-P	95-19-07
388-51-160	REP-P	95-23-028	388-73-146	AMD-P	95-19-077	388-73-371	NEW	95-23-03
388-51-160	REP-P	95-19-021	388-73-146	AMD	95-23-033	388-73-373	NEW-E	95-19-07
388-51-170 388-51-170	REP	95-23-028	388-73-200	AMD-S	95-07-024	388-73-373	NEW-P	95-19-07
388-51-180	REP-P	95-19-021	388-73-200	AMD-W	95-11-051	388-73-373	NEW	95-23-03
388-51-180	REP	95-23-028	388-73-212	AMD-S	95-07-024	388-73-375	NEW-E	95-19-07
388-51-210	AMD	95-03-047	388-73-212	AMD-W	95-11-051	388-73-375	NEW-P	95-19-07
388-51-210	REP-P	95-19-021	388-73-213	REP-S	95-07-024	388-73-375	NEW	95-23-03
388-51-210	REP	95-23-028	388-73-213	REP-W	95-11-051	388-73-377	NEW-E	95-19-07
388-51-220	NEW	95-03-047	388-73-214	REP-S	95-07-024	388-73-377	NEW-P	95-19-07
388-51-220	REP-P	95-19-021	388-73-214	REP-W	95-11-051	388-73-377	NEW	95-23-03
388-51-220	REP	95-23-028	388-73-216	REP-S	95-07-024	388-73-379	NEW-E	95-19-07 95-19-07
388-51-250	AMD	95-03-047	388-73-216	REP-W	95-11-051	388-73-379	NEW-P	95-19-07 95-23-03
388-51-250	REP-P	95-19-021	388-73-250	NEW-S	95-07-024	388-73-379	NEW E	95-23-03
388-51-250	REP	95-23-028	388-73-250	NEW-W	95-11-051	388-73-381	NEW-E	95-19-0 95-19-0
388-51-260	REP-P	95-19-021	388-73-252	NEW-S	95-07-024	388-73-381	NEW-P NEW	95-19-0
388-51-260	REP	95-23-028	388-73-252	NEW-W	95-11-051	388-73-381 388-73-383	NEW-E	95-23-0. 95-19-0'
388-55	PREP	95-22-046	388-73-254	NEW-S	95-07-024	388-73-383 388-73-383	NEW-E	95-19-0
	AMD	96-02-050	388-73-254	NEW-W	95-11-051	JOO-13-303	7.4T? AAT.	
388-55 388-55-006	AMD-C NEW-P	96-01-063	388-73-256	NEW-S	95-07-024	388-73-383	NEW	95-23-03

WAC #		WSR #	WAC#		WSR #	WAC#		WSR #
388-73-385	NEW E	05.10.074						
388-73-385	NEW-E NEW-P	95-19-076 95-19-077	388-77-010	REP	95-18-002	388-86-00902	REP-P	95-15-023
388-73-385	NEW-P	95-19-077 95-23-033	388-77-015	REP-P	95-15-068	388-86-00902	REP	95-18-046
388-73-387	NEW-E	95-19-076	388-77-015 388-77-045	REP REP-P	95-18-002	388-86-020	REP-E	95-16-115
388-73-387	NEW-P	95-19-077	388-77-045	REP	95-15-068 95-18-002	388-86-020	REP-P	95-17-023
388-73-387	NEW	95-23-033	388-77-200	REP-P	95-15-068	388-86-020	REP-W	95-17-049
388-73-389	NEW-E	95-19-076	388-77-200	REP	95-18-002	388-86-020 388-86-020	REP-P	95-21-064
388-73-389	NEW-P	95-19-077	388-77-210	REP-P	95-15-068	388-86-021	REP REP-E	96-01-006
388-73-389	NEW	95-23-033	388-77-210	REP	95-18-002	388-86-021	REP-P	95-16-115 95-17-023
388-73-391	NEW-E	95-19-076	388-77-240	REP-P	95-15-068	388-86-021	REP-W	95-17-049
388-73-391 388-73-391	NEW-P	95-19-077	388-77-240	REP	95-18-002	388-86-021	REP-P	95-21-064
388-73-393	NEW NEW-E	95-23-033	388-77-255	REP-P	95-15-068	388-86-021	REP	96-01-006
388-73-393	NEW-E	95-19-076 95-19-077	388-77-255	REP	95-18-002	388-86-022	PREP	95-15-012
388-73-393	NEW	95-23-033	388-77-270 388-77-270	REP-P	95-15-068	388-86-022	AMD-E	95-18-052
388-73-395	NEW-E	95-19-076	388-77-285	REP REP-P	95-18-002	388-86-022	AMD-P	95-18-078
388-73-395	NEW-P	95-19-077	388-77-285	REP-P	95-15-068	388-86-022	AMD	95-21-051
388-73-395	NEW	95-23-033	388-77-320	REP-P	95-18-002 95-15-068	388-86-030	PREP	95-08-043
388-73-400	REP-S	95-07-024	388-77-320	REP	95-18-002	388-86-030 388-86-030	PREP	95-13-020
388-73-400	REP-W	95-11-051	388-77-500	REP-P	95-15-068	388-86-030	AMD-P AMD-E	95-14-058
388-73-402	REP-S	95-07-024	388-77-500	REP	95-18-002	388-86-030	AMD-E	95-14-060 95-17-086
388-73-402	REP-W	95-11-051	388-77-515	REP-P	95-15-068	388-86-030	AMD-P	95-17-086 95-18-005
388-73-403	REP-S	95-07-024	388-77-515	REP	95-18-002	388-86-030	AMD	95-22-039
388-73-403 388-73-404	REP-W	95-11-051	388-77-520	REP-P	95-15-068	388-86-073	PREP	95-13-020
388-73-404 388-73-404	REP-S REP-W	95-07-024	388-77-520	REP	95-18-002	388-86-073	AMD-P	95-14-058
388-73-406	REP-S	95-11-051 95-07-024	388-77-525	REP-P	95-15-068	388-86-073	AMD-E	95-14-060
388-73-406	REP-W	95-11-051	388-77-525 388-77-531	REP	95-18-002	388-86-073	AMD-W	95-17-086
388-73-408	REP-S	95-07-024	388-77-531	REP-P REP	95-15-068	388-86-073	AMD-P	95-18 - 005
388-73-408	REP-W	95-11-051	388-77-555	REP-P	95-18-002 95-15-068	388-86-073	AMD	95-22-039
388-73-409	REP-S	95-07-024	388-77-555	REP	95-18-002	388-86-075 388-86-075	PREP	95-13-020
388-73-409	REP-W	95-11-051	388-77-600	REP-P	95-15-068	388-86-075	AMD-P AMD-E	95-14-058
388-73-410	REP-S	95-07-024	388-77-600	REP	95-18-002	388-86-075	AMD-E	95-14-060 95-17-086
388-73-410	REP-W	95-11-051	388-77-605	REP-P	95-15-068	388-86-075	AMD-P	95-18-005
388-73-412 388-73-412	REP-S	95-07-024	388-77-605	REP	95-18-002	388-86-075	AMD	95-22-039
388-73-414	REP-W REP-S	95-11-051	388-77-610	REP-P	95-15-068	388-86-090	PREP	95-13-020
388-73-414	REP-W	95-07-024 95-11-051	388-77-610	REP	95-18-002	388-86-090	AMD-P	95-14-058
388-73-430	REP-S	95-07-024	388-77-615 388-77-615	REP-P REP	95-15-068	388-86-090	AMD-E	95-14-060
388-73-430	REP-W	95-11-051	388-77-735	REP-P	95-18-002 95-15-068	388-86-090	AMD-W	95-17-086
388-73-432	REP-S	95-07-024	388-77-735	REP	95-18-002	388-86-090 388-86-090	AMD-P	95-18-005
388-73-432	REP-W	95-11-051	388-77-737	REP-P	95-15-068	388-86-095	AMD PREP	95-22-039
388-73-434	REP-S	95-07-024	388-77-737	REP	95-18-002	388-86-098	PREP	95-08-043
388-73-434	REP-W	95-11-051	388-77-810	REP-P	95-15-068	388-86-098	AMD-P	95-13-020 95-14-058
388-73-436	REP-S	95-07-024	388-77-810	REP	95-18-002	388-86-098	AMD-E	95-14-060
388-73-436 388-73-438	REP-W	95-11-051	388-77-820	REP-P	95-15-068	388-86-098	AMD-W	95-17-086
388-73-438	REP-S REP-W	95-07-024 95-11-051	388-77-820	REP	95-18-002	388-86-098	AMD-P	95-18-005
388-73-440	REP-S	95-07-024	388-77-900	REP-P	95-15-068	388-86-098	AMD	95-22-039
388-73-440	REP-W	95-11-051	388-77-900 388-77A	REP PREP	95-18-002	388-87	PREP	95-15-008
388-73-510	REP-S	95-07-024	388-77A-010	REP-P	95-15-036 95-15-068	388-87-005	AMD-E	95-16-115
388-73-510	REP-W	95-11-051	388-77A-010	REP	95-18-002	388-87-005	AMD-P	95-17-023
388-73-511	NEW-S	95-07-024	388-77A-020	REP-P	95-15-068	388-87-005 388-87-005	AMD-W	95-17-049
388-73-511	NEW-W	95-11-051	388-77A-020	REP	95-18-002	388-87-005	AMD-P AMD	95-21-064
388-73-512	REP-S	95-07-024	388-77A-030	REP-P	95-15-068	388-87-011	PREP	96-01-006 95-19-059
388-73-512	REP-W	95-11-051	388-77A-030	REP	95-18-002	388-87-020	PREP	95-15-047
188-73-513 188-73-513	NEW-S	95-07-024	388-77A-040	REP-P	95-15-068	388-87-020	AMD-E	95-16-114
88-73-516	NEW-W NEW-S	95-11-051 95-07-024	388-77A-040	REP	95-18-002	388-87-020	AMD-P	95-17-066
88-73-516	NEW-W	95-11-051	388-77A-041	REP-P	95-15-068	388-87-020	AMD	95-20-031
88-73-522	NEW-S	95-07-024	388-77A-041	REP	95-18-002	388-87-050	REP-E	95-16-115
88-73-522	NEW-W	95-11-051	388-77A-050 388-77A-050	REP-P REP	95-15-068	388-87-050	REP-P	95-17-023
88-73-524	NEW-S	95-07-024	388-77A-055	REP-P	95-18-002 95-15-068	388-87-050	REP-W	95-17-049
88-73-524	NEW-W	95-11-051	388-77A-055	REP	95-18-002	388-87-050 388-87-050	REP-P	95-21-064
88-73-606	AMD-S	95-07-024	388-86	PREP	95-15-008	388-87-072	REP	96-01-006
88-73-606	AMD-W	95-11-051	388-86-005	PREP	95-13-020	388-91	AMD PREP	95-04-033
88-76	PREP	95-17-025	388-86-005	AMD-P	95-14-058	388-91-005	REP-P	95-15-032
88-77	PREP	95-15-036	388-86-005	AMD-E	95-14-060	388-91-005	REP-W	95-16-014 95-17-029
88-77-005 88-77-005	REP-P	95-15-068	388-86-005	AMD-W	95-17-086	388-91-007	PREP	95-17-029
88-77-005	REP	95-18-002	388-86-005	AMD-P	95-18-005	388-91-007	REP-P	95-14-059
	DED D							
88-77-006	REP-P	95-15-068	388-86-005	AMD	95-22-039	388-91-007	REP-E	95-14-061
	REP-P REP REP-P	95-13-068 95-18-002 95-15-068	388-86-005 388-86-009 388-86-009	AMD REP-P REP	95-22-039 95-15-023 95-18-046	388-91-007 388-91-007 388-91-007	REP-E REP-P REP-W	

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
	DED	05 17 022	388-96-710	AMD-E	95-14-119	388-151-090	AMD-C	95-22-042
388-91-007	REP	95-17-032	388-96-710	AMD-E AMD-P	95-14-120	388-151-090	AMD-C	95-24-094
388-91-010	PREP	95-13-021	388-96-710	AMD-F	95-19-037	388-151-090	AMD-E	96-01-009
388-91-010	AMD-P	95-14-059	388-96-713	AMD-E	95-14-119	388-155	PREP	95-16-05
388-91-010	AMD-E	95-14-061	388-96-713	AMD-P	95-14-120	388-155-090	AMD-E	95-18-00
388-91-010	REP-P	95-16-014	388-96-713	AMD-P	95-19-037	388-155-090	AMD-P	95-18-00
388-91-010	REP-W	95-17-029	388-96-716	AMD-E	95-14-119	388-155-090	AMD-C	95-22-042
388-91-010	AMD	95-17-032 95-16-014	388-96-716	AMD-E	95-14-119	388-155-090	AMD-C	95-24-094
388-91-013	REP-P		388-96-716	AMD-F	95-19-037	388-155-090	AMD-E	96-01-009
388-91-013	REP-W	95-17-029	388-96-719	AMD-E	95-14-119	388-160	PREP	95-16-05
388-91-015	REP-P	95-16-014	388-96-719	AMD-P	95-14-120	388-160	PREP	95-17-04
388-91-015	REP-W	95-17-029	388-96-719	AMD-1	95-19-037	388-160-090	AMD-E	95-18-00
388-91-016	REP-P	95-16-014	388-96-722	AMD-E	95-14-119	388-160-090	AMD-P	95-18-00
388-91-016	REP-W	95-17-029		AMD-E	95-14-119	388-160-090	AMD-C	95-22-04
388-91-020	PREP	95-13-021	388-96-722		95-19-037	388-160-090	AMD-C	95-24-094
388-91-020	AMD-P	95-14-059	388-96-722	AMD F	95-14-119	388-160-090	AMD-E	96-01-00
388-91-020	AMD-E	95-14-061	388-96-727	AMD-E		388-165	PREP	95-05-06
388-91-020	REP-P	95-16-014	388-96-727	AMD-P	95-14-120			95-08-04
388-91-020	REP-W	95-17-029	388-96-727	AMD	95-19-037	388-165-005	NEW-P	
388-91-020	AMD	95-17-032	388-96-735	AMD-E	95-14-119	388-165-005	NEW D	95-11-04 95-08-04
388-91-030	REP-P	95-16-014	388-96-735	AMD-P	95-14-120	388-165-010	NEW-P	
388-91-030	REP-W	95-17-029	388-96-735	AMD	95-19-037	388-165-010	NEW	95-11-04
388-91-035	REP-P	95-16-014	388-96-737	AMD-E	95-14-119	388-165-020	NEW-P	95-08-04
388-91-035	REP-W	95-17-029	388-96-737	AMD-P	95-14-120	388-165-020	NEW	95-11-04
388-91-040	REP-P	95-16-014	388-96-737	AMD	95-19-037	388-165-030	NEW-P	95-08-04
388-91-040	REP-W	95-17-029	388-96-745	AMD-E	95-14-119	388-165-030	NEW	95-11-04
388-91-050	REP-P	95-16-014	388-96-745	AMD-P	95-14-120	388-165-040	NEW-P	95-08-04
388-91-050	REP-W	95-17-029	388-96-745	AMD	95-19-037	388-165-040	NEW	95-11-04
388-96	PREP	95-12-022	388-96-753	REP-E	95-14-1-19	388-165-050	NEW-P	95-08-04
388-96-010	AMD-E	95-14-119	388-96-753	REP-P	95-14-120	388-165-050	NEW	95-11-04
388-96-010	AMD-P	95-14-120	388-96-753	REP	95-19-037	388-165-060	NEW-P	95-08-04
388-96-010	AMD	95-19-037	388-96-754	AMD-E	95-14-119	388-165-060	NEW	95-11-04
388-96-032	AMD-E	95-14-119	388-96-754	AMD-P	95-14-120	388-165-070	NEW-P	95-08-04
388-96-032	AMD-P	95-14-120	388-96-754	AMD	95-19-037	388-165-070	NEW	95-11-04
388-96-032	AMD	95-19-037	388-96-763	AMD-E	95-14-119	388-165-080	NEW-P	95-08-04
388-96-108	AMD-E	95-14-119	388-96-763	AMD-P	95-14-120	388-165-080	NEW	95-11-04
388-96-108	AMD-P	95-14-120	388-96-763	AMD	95-19-037	388-165-090	NEW-P	95-08-04
388-96-108	AMD	95-19-037	388-96-765	AMD-E	95-14-119	388-165-090	NEW	95-11-04
388-96-204	AMD-E	95-14-119	388-96-765	AMD-P	95-14-120	388-165-100	NEW-P	95-08-04
388-96-204	AMD-P	95-14-120	388-96-765	AMD	95-19-037	388-165-100	NEW	95-11-04
388-96-204	AMD	95-19-037	388-96-769	AMD-E	95-14-119	388-201	PREP	95-19-02
388-96-210	AMD-E	95-14-119	388-96-769	AMD-P	95-14-120	388-201-100	NEW-P	95-21-08
388-96-210	AMD-P	95-14-120	388-96-769	AMD	95-19-037	388-201-100	NEW	95-24-01
388-96-210	AMD	95-19-037	388-96-776	AMD-E	95-14-119	388-201-200	NEW-P	95-21-08
388-96-216	REP-E	95-14-119	388-96-776	AMD-P	95-14-120	388-201-200	NEW	95-24-01
388-96-216	REP-P	95-14-120	388-96-776	AMD	95-19-037	388-201-200	PREP	95-24-11
388-96-216	REP	95-19-037	388-96-813	AMD-E	95-14-119	388-201-200	AMD-E	96-02-04
388-96-220	AMD-E	95-14-119	388-96-813	AMD-P	95-14-120	388-201-300	NEW-P	95-21-08
388-96-220	AMD-P	95-14-120	388-96-813	AMD	95-19-037	388-201-300	NEW	95-24-01
388-96-220	AMD	95-19-037	388-96-901	AMD-E	95-14-119	388-201-300	PREP	95-24-11
388-96-221	AMD-E	95-14-119	388-96-901	AMD-P	95-14-120	388-201-300	AMD-E	96-02-04
388-96-221	AMD-P	95-14-120	388-96-901	AMD	95-19-037	388-201-400	NEW-P	95-21-08
388-96-221	AMD	95-19-037	388-96-902	REP-E	95-14-119	388-201-400	NEW	95-24-01
388-96-224	AMD-E	95-14-119	388-96-902	REP-P	95-14-120	388-201-400	PREP	95-24-11
388-96-224	AMD-P	95-14-120	388-96-902	REP	95-19-037	388-201-400	AMD-E	96-02-04
	AMD-P AMD	95-19-037	388-96-904	AMD-E	95-14-119	388-201-410	NEW-P	95-21-08
388-96-224		95-14-119	388-96-904	AMD-P	95-14-120	388-201-410	NEW	95-24-01
388-96-229	AMD-E	95-14-120	388-96-904	AMD-1	95-19-037	388-201-410	PREP	95-24-11
388-96-229	AMD-P		388-97	PREP	95-18-043	388-201-410	AMD-E	96-02-04
388-96-229	AMD	95-19-037	388-97		95-19-060	388-201-410	NEW-P	95-21-08
388-96-384	AMD-E	95-14-119	1	PREP			NEW	95-24-01
388-96-384	AMD-P	95-14-120	388-97-235	PREP	95-18-043	388-201-420	PREP	95-24-01
388-96-384	AMD	95-19-037	388-97-240	PREP	95-18-044	388-201-420	AMD-E	95-24-11
388-96-501	AMD-E	95-14-119	388-97-240	AMD-P	95-21-099	388-201-420	NEW-P	95-02-04
388-96-501	AMD-P	95-14-120	388-97-240	AMD-E	95-21-100	388-201-430		
388-96-501	AMD	95-19-037	388-97-240	AMD	95-24-019	388-201-430	NEW	95-24-01
388-96-585	AMD-E	95-14-119	388-150	PREP	95-16-057	388-201-430	PREP	95-24-11
388-96-585	AMD-P	95-14 - 120	388-150-090	AMD-E	95-18-006	388-201-430	AMD-E	96-02-04
388-96-585	AMD	95-19-037	388-150-090	AMD-P	95-18-007	388-201-440	NEW-P	95-21-08
388-96-704	AMD-E	95-14-119	388-150-090	AMD-C	95-22-042	388-201-440	NEW	95-24-01
388-96-704	AMD-P	95-14-120	388-150-090	AMD-C	95-24-094	388-201-440	PREP	95-24-11
388-96-704	AMD	95-19-037	388-150-090	AMD-E	96-01-009	388-201-440	AMD-E	96-02-04
	AMD-E	95-14-119	388-151	PREP	95-16-057	388-201-450	NEW-P	95-21-08
388-96-709								
388-96-709 388-96-709	AMD-P	95-14-120	388-151-090	AMD-E	95-18-006	388-201-450	NEW PREP	95-24-01 95-24-11

[37] Table

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WAC #		WSR #	WAC#		WSR #	WAC#		WSR #
200 201 450		26.00.00						
388-201-450	AMD-E	96-02-048	388-218-1200	AMD	95-11-124	388-250-1700	AMD	95-03-046
388-201-460	NEW-P	95-21-084	388-218-1230	PREP	95-24-012	388-250-1700	PREP	95-16-015
388-201-460	NEW	95-24-014	388-218-1350	PREP	95-08-023	388-250-1700	AMD-P	95-17-128
388-201-460	PREP	95-24-110	388-218-1350	AMD-P	95-09-035	388-250-1700	AMD	95-20-028
388-201-460	AMD-E	96-02-048	388-218-1350	AMD	95-11-124	388-250-1700	PREP	95-24-011
388-201-470	NEW-P	95-21-084	388-218-1400	AMD	95-04-048	388-250-1700	AMD-E	96-02-043
388-201-470 388-201-470	NEW	95-24-014	388-218-1450	PREP	95-08-023	388-250-1750	PREP	95-17-050
388-201-470 388-201-470	PREP	95-24-110	388-218-1450	AMD-P	95-09-035	388-250-1750	AMD-P	95-18-036
388-201-470 388-201-480	AMD-E NEW-P	96-02-048	388-218-1450	AMD	95-11-124	388-250-1750	AMD-E	95-18-061
388-201-480	NEW-P	95-21-084	388-218-1500	AMD	95-04-048	388-250-1750	AMD	95-21-049
388-201-480	PREP	95-24-014 95-24-110	388-218-1510 388-218-1510	PREP	95-11-007	388-255-1200	PREP	95-20-008
388-201-480	AMD-E	96-02-048	1	AMD-P	95-11-101	388-255-1200	AMD-P	95-22-043
388-215-1000	PREP	95-09-013	388-218-1510 388-218-1510	AMD PREP	95-14-047	388-255-1200	AMD	96-01-017
388-215-1000	PREP	95-11-066	388-218-1510		95-21-014	388-265-1750	PREP	95-09-044
388-215-1000	AMD-P	95-11-067	388-218-1515	AMD-P PREP	95-24-059 95-11-007	388-265-1750	AMD-P	95-09-054
388-215-1000	AMD	95-14-048	388-218-1515			388-265-1750	AMD-E	95-09-055
388-215-1130	PREP	95-14-048 95-16-041	388-218-1515	REP-P	95-11-101 95-14-047	388-265-1750	AMD	95-11-119
388-215-1130	NEW-P	95-16-041	388-218-1520	REP		388-290	PREP	95-13-061
388-215-1130	NEW-E	95-16-045	388-218-1605	AMD	95-04-048	388-290	PREP	95-17-096
388-215-1130	NEW	95-19-002		PREP	95-08-023	388-290-010	NEW-P	95-19-021
388-215-1140	PREP	95-16-041	388-218-1605 388-218-1605	AMD-P AMD	95-09-035	388-290-010	NEW	95-23-028
388-215-1140	NEW-P	95-16-042	388-218-1610	PREP	95-11-124 95-08-023	388-290-020	NEW-P	95-19-021
388-215-1140	NEW-E	95-16-045	388-218-1610	AMD-P	95-08-025 95-09-035	388-290-020	NEW	95-23-028
388-215-1140	NEW	95-19-002	388-218-1610	AMD-F	95-11-124	388-290-040	NEW-P	95-19-021
388-215-1150	PREP	95-16-041	388-218-1630	PREP	95-08-023	388-290-040	NEW D	95-23-028
388-215-1150	NEW-P	95-16-042	388-218-1630	AMD-P	95-08-025 95-09-035	388-290-110 388-290-110	NEW-P	95-19-021
388-215-1150	NEW-E	95-16-045	388-218-1630	AMD-F	95-11-124	388-290-115	NEW	95-23-028
388-215-1150	NEW	95-19-002	388-218-1680	PREP	95-08-023	388-290-115	NEW-P	95-19-021
388-215-1160	PREP	95-16-041	388-218-1680	AMD-P	95-09-035	388-290-120	NEW NEW-P	95-23-028
388-215-1160	NEW-P	95-16-042	388-218-1680	AMD-I	95-11-124	388-290-120	NEW-P	95-19-021 95-23-028
388-215-1160	NEW-E	95-16-045	388-218-1695	PREP	95-14-080	388-290-123	NEW-P	95-23-028 95-19-021
388-215-1160	NEW	95-19-002	388-218-1695	AMD-P	95-16-119	388-290-123	NEW-P	95-19-021
388-215-1170	PREP	95-16-041	388-218-1695	AMD	95-19-005	388-290-130	NEW-P	95-19-021
388-215-1170	NEW-P	95-16-042	388-218-1730	PREP	95-08-023	388-290-130	NEW	95-23-028
388-215-1170	NEW-E	95-16-045	388-218-1730	AMD-P	95-09-035	388-290-135	NEW-P	95-19-021
388-215-1170	NEW	95-19-002	388-218-1730	AMD	95-11-124	388-290-135	NEW	95-23-028
388-215-1510	PREP	95-11-066	388-218-1830	PREP	95-21-010	388-290-135	PREP	95-24-031
388-215-1510	NEW-P	95-11-067	388-218-1830	AMD-P	95-22-075	388-290-135	AMD-E	96-01-007
388-215-1510	NEW	95-14-048	388-218-1830	AMD	96-01-008	388-290-140	NEW-P	95-19-021
388-215-1600	PREP	95-24-030	388-219-3000	PREP	95-06-035	388-290-140	NEW	95-23-028
388-215-1600	AMD-E	95-24-038	388-225-0020	PREP	95-05-039	388-290-155	NEW-P	95-19-021
388-215-1610	PREP	95-24-030	388-225-0020	AMD-P	95-08-010	388-290-155	NEW	95-23-028
388-215-1610	AMD-E	95-24-038	388-225-0020	AMD	95-11-046	388-290-160	NEW-P	95-19-021
388-216-2150	PREP	95-09-012	388-225-0300	REP-P	95-08- 010	388-290-160	NEW	95-23-028
388-216-2150	AMD-P	95-11-050	388-225-0300	REP	95-11-046	388-290-170	NEW-P	95-19-021
388-216-2150	AMD	95-14-049	388-233	PREP	95-17-089	388-290-170	NEW	95-23-028
388-216-2350	PREP	95-14 -0 81	388-233-0010	AMD-P	95-21-067	388-290-180	NEW-P	95-19-021
388-216-2350	AMD-P	95-16-120	388-233-0010	AMD	95-24-013	388-290-180	NEW	95-23-028
388-216-2350	AMD	95-19-006	388-233-0020	AMD-P	95-21-067	388-290-210	NEW-P	95-19-021
388-216-2450	PREP	95-09-012	388-233-0020	AMD	95-24-013	388-290-210	NEW	95-23-028
388-216-2450	AMD-P	95-11-050	388-233-0050	AMD-P	95-21-067	388-290-250	NEW-P	95-19-021
388-216-2450	AMD	95-14-049	388-233-0050	AMD	95-24-013	388-290-250	NEW	95-23-028
388-216-2650	PREP	95-09-012	388-233-0060	AMD-P	95-21-067	388-290-260	NEW-P	95-19-021
388-216-2650	AMD-P	95-11-050	388-233-0060	AMD	95-24-013	388-290-260	NEW	95-23-028
388-216-2650	AMD	95-14-049	388-233-0070	AMD-P	95-21-067	388-300	PREP	95-08-021
388-216-2800	PREP	95-09-012	388-233-0070	AMD	95-24-013	388-300-0100	NEW-P	95-15-001
388-216-2800	AMD-P	95-11-050	388-233-0090	AMD-P	95-21-067	388-300-0100	NEW	95-19-075
388-216-2800	AMD	95-14-049	388-233-0090	AMD	95-24-013	388-300-0200	NEW-P	95-15-001
388-217-3050	PREP	95-19-061	388-235-9000	AMD	95-03-048	388-300-0200	NEW	95-19-075
388-217-3050	PREP	95-19-082	388-245-2020	PREP	96-01-018	388-300-0300	NEW-P	95-15-001
388-217-3050	AMD-P	95-21-083	388-250-1200	AMD-P	95-05-014	388-300-0300	NEW	95-19-075
388-217-3050	AMD	95-24-015	388-250-1200	AMD	95-07-123	388-300-0400	NEW-P	95-15-001
388-217-3200	PREP	95-19-061	388-250-1250	PREP	95-17-050	388-300-0400	NEW	95-19-075
388-217-3200	PREP	95-19-082	388-250-1250	AMD-P	95-18-036	388-300-0500	NEW-P	95-15-001
388-217-3200	AMD-P	95-21-083	388-250-1250	AMD-E	95-18-061	388-300-0500	NEW	95-19-075
	AMD	95-24-015	388-250-1250	AMD	95-21-049	388-300-0600	NEW-P	95-15-001
388-217-3200		95-04-048	388-250-1300	PREP	95-17-050	388-300-0600	NEW	95-19-075
388-218-1050	AMD					•		
388-218-1050 388-218-1050	PREP	95-11-007	388-250-1300	AMD-P	95-18-036	388-300-0700	NEW-P	95-15-001
388-218-1050 388-218-1050 388-218-1050	PREP AMD-P	95-11-007 95-11-101	388-250-1300	AMD-P AMD-E	95-18-036 95-18-061	388-300-0700 388-300-0700	NEW-P NEW	95-15-001 95-19-075
388-218-1050 388-218-1050 388-218-1050 388-218-1050	PREP AMD-P AMD	95-11-007 95-11-101 95-14-047	388-250-1300 388-250-1300	AMD-E AMD				
388-218-1050 388-218-1050 388-218-1050	PREP AMD-P	95-11-007 95-11-101	388-250-1300	AMD-E	95-18-061	388-300-0700	NEW	95-19-075

Table [38]

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
		05.10.075	200 220 025	NEW-E	95-16-087	388-511-1130	AMD-P	95-06-07
388-300-0900	NEW	95-19-075	388-330-035 388-330-035	RESCIND	95-16-100	388-511-1130	AMD-W	95-08-07
388-300-1000	NEW-P	95-15-001	388-330-035	NEW-W	95-16-101	388-511-1140	AMD-P	95-06-07
388-300-1000	NEW	95-19-075	388-330-035	NEW-E	95-18-006	388-511-1140	AMD	95-08-07
388-300-1100	NEW-P	95-15-001 95-19-075	388-330-035	NEW-P	95-18-007	388-511-1140	PREP	95-21-01
388-300-1100	NEW	95-15-001	388-330-035	AMD-C	95-22-042	388-511-1140	AMD-E	95-22-07
388-300-1200	NEW-P	95-19-075	388-330-035	AMD-C	95-24-094	388-511-1140	AMD-P	96-02-04
388-300-1200	NEW	95-15-001	388-330-035	NEW-E	96-01-009	388-511-1160	AMD-P	95-06-07
388-300-1300	NEW-P	95-19-075	388-500-0005	PREP	95-13-020	388-511-1160	AMD	95-08-07
388-300-1300	NEW	95-15-001	388-500-0005	AMD-P	95-14-058	388-513-1300	NEW-P	95-03-08
388-300-1400	NEW-P	95-19 - 075	388-500-0005	AMD-E	95-14-060	388-513-1300	NEW	95-06-02
388-300-1400	NEW	95-15-001	388-500-0005	AMD-W	95-17-086	388-513-1315	PREP	95-15-03
388-300-1500	NEW-P	95-19 - 075	388-500-0005	AMD-P	95-18-005	388-513-1315	AMD-P	95-16-01
388-300-1500	NEW P	95-15-001	388-500-0005	AMD	95-22-039	388-513-1315	AMD-E	95-16-01
388-300-1600	NEW-P NEW	95-19-075	388-501-0130	PREP	95-17-042	388-513-1315	AMD	95-19-00
388-300-1600	NEW-P	95-15-001	388-501-0135	PREP	95-21-011	388-513-1315	PREP	96-02-00
388-300-1700	NEW-P	95-19-075	388-503-0320	PREP	95-15-037	388-513-1320	PREP	96-02-00
388-300-1700	NEW-P	95-15-001	388-503-0320	AMD-P	95-21-071	388-513-1330	PREP	95-07-07
388-300-1800	NEW-P	95-19-075	388-503-0320	AMD .	95-24-017	388-513-1350	AMD	95-05-02
388-300-1800	NEW-P	95-15-001	388-503-0320	PREP	95-13-020	388-513-1350	PREP	96-01-01
388-300-1900	NEW-F	95-19-075	388-503-0370	AMD-P	95-14-058	388-513-1350	AMD-E	96-02-00
388-300-1900	NEW-P	95-15-001	388-503-0370	AMD-E	95-14-060	388-513-1380	AMD	95-05-02
388-300-2000	NEW-P	95-19-075	388-503-0370	AMD-W	95-17-086	388-513-1380	PREP	95-06-07
388-300-2000	NEW-P	95-15-001	388-503-0370	AMD-P	95-18-005	388-513-1380	AMD-P	95-08-04
388-300-2100	NEW-F NEW	95-19-075	388-503-0370	AMD	95-22-039	388-513-1380	AMD-E	95-08-04
388-300-2100	NEW-P	95-15-001	388-504-0470	PREP	95-14-005	388-513-1380	AMD	95-11-04
388-300-2200 388-300-2200	NEW-F	95-19-075	388-504-0470	AMD-P	95-19-100	388-513-1380	PREP	95-14-00
	NEW-P	95-15-001	388-504-0470	AMD	95-22-040	388-513-1380	PREP	96-01-01
388-300-2300	NEW-P NEW	95-19-075	388-505-0520	PREP	95-19-036	388-513-1380	AMD-E	96-02-00
388-300-2300	NEW-P	95-15-001	388-505-0520	AMD-P	95-21-101	388-513-1395	PREP	95-15-03
388-300-2400	NEW-P	95-19-075	388-505-0520	AMD	95-24-016	388-513-1395	AMD-P	95-21-07
388-300-2400		95-15-001	388-505-0520	PREP	96-02-047	388-513-1395	AMD	95-24-0
388-300-2500	NEW-P NEW	95-19-075	388-505-0520	AMD-E	96-02-049	388-515-1505	PREP	95-12-0
388-300-2500	NEW-P	95-15-001	388-505-0580	PREP	95-17-060	388-515-1505	AMD-P	95-17-00
388-300-2600	NEW-P	95-19-075	388-505-0580	AMD-P	95-22-041	388-515-1505	AMD	95-20-03
388-300-2600		95-15-001	388-505-0580	AMD	96-01-005	388-515-1530	PREP	95-11-07
388-300-2700	NEW-P	95-19-075	388-505-0590	AMD	95-04-047	388-515-1530	AMD-P	95-15-03
388-300-2700	NEW	95-15-001	388-505-0590	PREP	95-07-090	388-515-1530	AMD	95-18-00
388-300-2800	NEW-P	95-19-075	388-505-0590	AMD-P	95-13-085	388-517-1710	AMD-P	95-11-0
388-300-2800	NEW		388-505-0590	AMD-P	95-14-037	388-517-1710	AMD	95-14-04
388-300-2900	NEW-P	95-15-001 95-19-075	388-505-0590	AMD-W	95-14-038	388-517-1715	AMD-P	95-11-0
388-300-2900	NEW	95-15-001	388-505-0590	AMD	95-17-031	388-517-1715	AMD	95-14-04
388-300-3000	NEW-P	95-19-075	388-506-0610	AMD-P	95-07-049	388-517-1720	PREP	95-06-07
388-300-3000	NEW		388-506-0610	AMD	95-10-025	388-517-1720	AMD-P	95-08-04
388-300-3100	NEW-P	95-15-001 95-19-075	388-506-0610	PREP	95-15-038	388-517-1720	AMD-E	95-08-04
388-300-3100	NEW		388-506-0610	AMD-P	95-16-013	388-517-1720	AMD	95-11-05
388-300-3200	NEW-P	95-15-001	388-506-0610	AMD-F	95-16-018	388-517-1730	AMD-P	95-11-0
388-300-3200	NEW	95-19-075	1	AMD-L AMD	95-19-007	388-517-1730	AMD	95-14-0
388-300-3300	NEW-P	95-15-001	388-506-0610 388-506-0610	PREP	96-02-004	388-517-1740	PREP	95-06-0
388-300-3300	NEW	95-19-075	388-507-0710	AMD	95-05-022	388-517-1740	AMD-P	95-08-0
388-300-3400	NEW-P	95-15-001	388-507-0710	PREP	95-08-009	388-517-1740	AMD-E	95-08-0
388-300-3400	NEW	95-19-075	388-507-0710	AMD-P	95-13-087	388-517-1740	AMD	95-11-0
388-300-3500	NEW-P	95-15-001	•	AMD-P	95-13-087	388-517-1740	PREP	95-15-0
388-300-3500	NEW	95-19-075	388-507-0710 388-507-0710	PREP	96-01-010	388-517-1740	AMD-P	95-20-0
388-300-3600	NEW-P	95-15-001		AMD-E	96-02-003	388-517-1740	AMD	95-23-0
388-300-3600	NEW	95-19-075	388-507-0710	PREP	95-24-097	388-517-1750	AMD-P	95-11-0
388-300-3700	NEW-P	95-15-001	388-507-0740	PREP	95-06-071	388-517-1750	AMD	95-14-0
388-300-3700	NEW	95-19-075	388-508-0805	AMD-P	95-08-045	388-517-1760	PREP	95-06-0
388-300-3800	NEW-P	95-15-001	388-508-0805	AMD-P	95-08-046	388-517-1760	AMD-P	95-08-0
388-300-3800	NEW	95-19-075	388-508-0805		95-11-045	388-517-1760	AMD-E	95-08-0
388-300-3900	NEW-P	95-15-001	388-508-0805	AMD	95-11-045 95-13-086	388-517-1760	AMD	95-11-0
388-300-3900	NEW	95-19-075	388-508-0820	AMD-P		388-518-1805	AMD	95-04-0
388-330	PREP	95-11-006	388-508-0820	AMD	95-16-058	388-518-1805	PREP	95-13-0
388-330	PREP	95-16-057	388-509-0920	PREP	95-06-071	388-518-1805	AMD-P	95-13-0
388-330-010	AMD-P	95-16-086	388-509-0920	AMD-P	95-08-045		AMD-P	95-14-0
388-330-010	AMD-E	95-16-087	388-509-0920	AMD-E	95-08-046	388-518-1805	AMD-E AMD-W	95-14-0
388-330-010	RESCIND	95-16-100	388-509-0920	AMD	95-11-056	388-518-1805		95-17-0 95-18-0
388-330-010	AMD-W	95-16-101	388-509-0960	AMD	95-05-023	388-518-1805	AMD-P	95-18-0
388-330-010	AMD-E	95-18-006	388-509-0960	PREP	95-06-071	388-518-1805	AMD	
388-330-010	AMD-P	95-18-007	388-509-0960	AMD-P	95-08-045	388-518-1810	PREP	95-13-0
388-330-010	AMD-C	95-22-042	388-509-0960	AMD-E	95-08-046	388-518-1810	AMD-P	95-14-0
388-330-010	AMD-C	95-24-094	388-509-0960	AMD	95-11-056	388-518-1810	AMD-E	95-14-0
200 220 010	AMD-E	96-01-009	388-511-1105	AMD-P	95-06-072	388-518-1810	AMD-W	95-17-0
388-330-010 388-330-035	NEW-P	95-16-086	388-511-1105	AMD	95-08-070	388-518-1810	AMD-P	95-18-0

[39] Table

WAC #		WSR #	WAC #	····	WSR #	WAC #	= 	WSR #
388-518-1810	AMD	95-22-039	399 520 2050	AMD W	05 17 006	200 525 1200	MEM E	05.16.115
388-518-1820	PREP	95-24-097	388-529-2950 388-529-2950	AMD-W AMD-P	95-17-086 95-18-005	388-535-1300	NEW-E	95-16-115
388-518-1840	PREP	95-13-020	388-529-2950	AMD-P	95-22-039	388-535-1300 388-535-1300	NEW-P	95-17-023
388-518-1840	AMD-P	95-14-058	388-530-1000	NEW-P	95-16-014	388-535-1300	NEW-W NEW-P	95-17-049
388-518-1840	AMD-E	95-14-060	388-530-1000	NEW-W	95-17-029	388-535-1300	NEW-P	95-21-050 96-01-006
388-518-1840	AMD-W	95-17-086	388-530-1050	NEW-P	95-16-014	388-535-1350	NEW-E	95-16-115
388-518-1840	AMD-P	95-18-005	388-530-1050	NEW-W	95-17-029	388-535-1350	NEW-P	95-17-023
388-518-1840	AMD	95-22-039	388-530-1100	NEW-P	95-16-014	388-535-1350	NEW-W	95-17-049
388-519-1905	PREP	95-13-020	388-530-1100	NEW-W	95-17-029	388-535-1350	NEW-P	95-21-050
388-519-1905	AMD-P	95-14-058	388-530-1150	NEW-P	95-16-014	388-535-1350	NEW	96-01-006
388-519-1905	AMD-E	95-14-060	388-530-1150	NEW-W	95-17-029	388-535-1400	NEW-E	95-16-115
388-519-1905	AMD-W	95-17-086	388-530-1200	NEW-P	95-16-014	388-535-1400	NEW-P	95-17-023
388-519-1905	AMD-P	95-18-005	388-530-1200	NEW-W	95-17-029	388-535-1400	NEW-W	95-17-049
388-519-1905	AMD	95-22-039	388-530-1250	NEW-P	95-16-014	388-535-1400	NEW-P	95-21-050
388-521-2140	PREP	95-13-020	388-530-1250	NEW-W	95-17-029	388-535-1400	NEW	96-01-006
388-521-2140	AMD-P	95-14-058	388-530-1300	NEW-P	95-16-014	388-535-1450	NEW-E	95-16-115
388-521-2140	AMD-E	95-14-060	388-530-1300	NEW-W	95-17-029	388-535-1450	NEW-P	95-17-023
388-521-2140	AMD-W	95-17-086	388-530-1350	NEW-P	95-16-014	388-535-1450	NEW-W	95-17-049
388-521-2140	AMD-P	95-18-005	388-530-1350	NEW-W	95-17-029	388-535-1450	NEW-P	95-21-050
388-521-2140	AMD	95-22-039	388-530-1400	NEW-P	95-16-014	388-535-1450	NEW	96-01-006
388-522-2230 388-522-2230	PREP	95-06-033 95-12-031	388-530-1400	NEW-W	95-17-029	388-535-1500	NEW-E	95-16-115
388-522-2230	AMD-P	95-12-031	388-530-1450	NEW-P	95-16-014	388-535-1500	NEW-P	95-17-023
388-527-2710	AMD REP-P	95-13-039 95-14-116	388-530-1450 388-530-1500	NEW-W	95-17-029	388-535-1500	NEW-W	95-17-049
388-527-2710	REP-E	95-14-110	388-530-1500	NEW-P NEW-W	95-16-014 95-17-029	388-535-1500	NEW-P NEW	95-21-050
388-527-2710	REP-C	95-17-030	388-530-1550	NEW-W	95-16-014	388-535-1500 388-535-1550		96-01-006
388-527-2710	REP	95-19-001	388-530-1550	NEW-W	95-17-029	388-535-1550	NEW-E NEW-P	95-16-115 95-17-023
388-527-2720	REP-P	95-14-116	388-530-1600	NEW-P	95-16-014	388-535-1550	NEW-W	95-17-049
388-527-2720	REP-E	95-14-117	388-530-1600	NEW-W	95-17-029	388-535-1550	NEW-P	95-21-050
388-527-2720	REP-C	95-17-030	388-530-1650	NEW-P	95-16-014	388-535-1550	NEW	96-01-006
388-527-2720	REP	95-19-001	388-530-1650	NEW-W	95-17-029	388-538	PREP	95-12-033
388-527-2730	NEW-P	95-14-116	388-530-1700	NEW-P	95-16-014	388-538-050	AMD-P	95-15-023
388-527-2730	NEW-E	95-14-117	388-530-1700	NEW-W	95-17-029	388-538-050	AMD	95-18-046
388-527-2730	NEW-C	95-17-030	388-530-1750	NEW-P	95-16-014	388-538-060	AMD-P	95-15-023
388-527-2730	NEW	95-19-001	388-530-1750	NEW-W	95-17-029	388-538-060	AMD	95-18-046
388-527-2730	NEW-E	95-21-020	388-530-1800	NEW-P	95-16-014	388-538-070	AMD-P	95-15-023
388-527-2730	NEW	95-24-037	388-530-1800	NEW-W	95-17-029	388-538-070	AMD	95-18-046
388-527-2735	NEW	95-19-001	388-530-1850	NEW-P	95-16-014	388-538-080	AMD-P	95-15-023
388-527-2740	NEW-P	95-14-116	388-530-1850	NEW-W	95-17-029	388-538-080	AMD	95-18-046
388-527-2740	NEW-E	95-14-117	388-530-1900	NEW-P	95-16-014	388-538-090	AMD-P	95-15-023
388-527-2740 388-527-2740	NEW-C NEW	95-17-030 95-19-001	388-530-1900	NEW-W	95-17-029	388-538-090	AMD	95-18-046
388-527-2740	NEW-E	95-21-020	388-530-1900 388-535	PREP PREP	95-24-095 95-15-008	388-538-095 388-538-095	AMD-P	95-15-023
388-527-2740	NEW	95-24-037	388-535-1000	NEW-E	95-16-115	388-538-100	AMD AMD	95-18-046 95-04-033
388-527-2742	NEW-P	95-14-116	388-535-1000	NEW-P	95-17-023	388-538-100	AMD-P	95-15-023
388-527-2742	NEW-E	95-14-117	388-535-1000	NEW-W	95-17-049	388-538-100	AMD	95-18-046
388-527-2742	NEW-C	95-17-030	388-535-1000	NEW-P	95-21-050	388-538-110	AMD-P	95-15-023
388-527-2742	NEW	95-19-001	388-535-1000	NEW	96-01-006	388-538-110	AMD	95-18-046
388-527-2744	NEW-P	95-14-116	388-535-1050	NEW-E	95-16-115	388-538-120	AMD-P	95-15-023
388-527-2744	NEW-E	95-14-117	388-535-1050	NEW-P	95-17-023	388-538-120	AMD	95-18-046
388-527-2744	NEW-C	95-17-030	388-535-1050	NEW-W	95-17-049	388-538-130	AMD-P	95-15-023
388-527-2750	NEW	95-19-001	388-535-1050	NEW-P	95-21-050	388-538-130	AMD	95-18-046
388-527-2750	NEW-E	95-21-020	388-535-1050	NEW	96-01-006	388-538-140	AMD-P	95-15-023
388-527-2750	NEW	95-24-037	388-535-1100	NEW-E	95-16-115	388-538-140	AMD	95-18-046
388-527-2752	NEW	95-19-001	388-535-1100	NEW-P	95-17-023	388-538-150	AMD-P	95-15-023
388-527-2752	NEW-E	95-21-020	388-535-1100	NEW-W	95-17-049	388-538-150	AMD	95-18-046
388-527-2752	NEW	95-24-037	388-535-1100	NEW-P	95-21-050	390-05-190	AMD-E	95-14-076
388-527-2753	NEW	95-19-001	388-535-1100	NEW	96-01-006	390-05-190	PREP	95-24-081
388-527-2754	NEW	95-19-001	388-535-1150	NEW-E	95-16-115	390-05-200	AMD-P	96-01-117
388-527-2754	NEW-E	95-21-020	388-535-1150	NEW-P	95-17-023	390-05-205	AMD-P	96-01-117
388-527-2754	NEW	95-24-037	388-535-1150	NEW-W	95-17-049	390-05-210	AMD-E	95-14-076
388-527-2770	NEW-P	95-14-116	388-535-1150	NEW-P	95-21-050	390-05-210	PREP	95-24-081
388-527-2770 388-527-2770	NEW-E NEW-C	95-14-117 95-17-030	388-535-1150	NEW E	96-01-006	390-05-245	NEW-E	95-14-076
388-527-2790	NEW-C NEW-P	95-17-030 95-14-116	388-535-1200 388-535-1200	NEW-E	95-16-115	390-05-400	NEW-P	96-01-109
388-527-2790	NEW-P NEW-E	95-14-116 95-14-117	388-535-1200	NEW-P NEW-W	95-17-023 95-17-049	390-13-010	AMD-P	96-01-117
388-527-2790	NEW-E NEW-C	95-14-117 95-17-030	388-535-1200 388-535-1200	NEW-W NEW-P	95-17-049 95-21-050	390-16-034	AMD-P	96-01-117
388-527-2790	NEW-C	95-17-030 95-19-001	388-535-1200	NEW-P NEW	95-21-050 96-01-006	390-16-037 390-16-038	AMD-P	96-01-117
388-527-2790	NEW-E	95-21-020	388-535-1250	NEW-E	95-16-115	390-16-038	AMD-E	95-14-076
388-527-2790	NEW-E	95-24-037	388-535-1250	NEW-E NEW-P	95-16-113 95-17-023	390-16-038	PREP AMD-P	95-24-082
388-529-2950	PREP	95-13-020	388-535-1250	NEW-P	95-17-049	390-16-035	AMD-P AMD-P	96-01-117 96-01-109
388-529-2950	AMD-P	95-14-058	388-535-1250	NEW-P	95-21-050	390-16-150	AMD-P	96-01-109 96-01-109
388-529-2950	AMD-E	95-14-060	388-535-1250	NEW	96-01-006	390-16-190	NEW-P	96-01-109
		25 17 000	. 500-555 1250		70 VI=000	. 370-10-170	HEW-P	30-01-108
Cable				[40]				

390-16-310 390-16-313 390-16-313 390-16-314 390-16-314 390-17-017 390-17-030	AMD-P NEW-E PREP	96-01-117 95-14-076	392-121-262	NEW D		202 140 500	NEW D	
390-16-313 390-16-313 390-16-314 390-16-314 390-17-017 390-17-030	NEW-E			NEW-P	95-18-096	392-140-580	NEW-P	95-15-054
390-16-313 390-16-314 390-16-314 390-17-017 390-17-030		93-14-070	392-121-262	NEW	95-21-096	392-140-580	NEW	95-18-05
390-16-314 390-16-314 390-17-017 390-17-030		95-24-082	392-121-270	AMD-P	95-18-096	392-140-581	NEW-P	95-15-054
390-17-017 390-17-030	NEW-E	95-14-076	392-121-270	AMD	95-21-096	392-140-581	NEW	95-18-05
390-17-030	PREP	95-24-082	392-121-280	AMD-P	95-18-096	392-140-582	NEW-P NEW	95-15-054 95-18-05
	AMD-P	96-01-117	392-121-280	AMD B	95-21-096 95-18-096	392-140-582 392-140-583	NEW-P	95-18-05
	AMD-P	96-01-117	392-121-295 392-121-295	AMD-P AMD	95-18-096 95-21-096	392-140-583	NEW-F	95-13-05
390-17-050	REP-E	95-14-076 95-14-076	392-121-293	NEW-P	95-22-032	392-140-584	NEW-P	95-15-054
390-17-052 390-17-060	REP-E AMD-P	96-01-117	392-121-433	PREP	95-14-014	392-140-584	NEW	95-18-05
390-17-065	AMD-P	96-01-117	392-122	PREP	95-15-089	392-140-585	NEW-P	95-15-05
390-17-310	AMD-P	96-01-117	392-122-100	AMD-P	95-22-031	392-140-585	NEW	95-18-05
390-17-315	AMD-P	96-01-117	392-122-105	AMD-P	95-22-031	392-140-586	NEW-P	95-15-05
390-17-320	AMD-P	96-01-117	392-122-106	AMD-P	95-22-031	392-140-586	NEW	95-18-05
390-17-400	PREP	95-18-089	392-122-107	AMD-P	95-22-031	392-140-588	NEW-P	95-15-05
390-17-400	AMD-P	95-22-104	392-122-110	AMD-P	95-22-031	392-140-588	NEW NEW-P	95-18-05 95-15-05
390-17-400	AMD	96-01-103	392-122-120	AMD-P AMD-P	95-22-031 95-22-031	392-140-590 392-140-590	NEW-P	95-18-05
390-20-020	AMD-E	95-18-079	392-122-130 392-122-131	AMD-P	95-22-031	392-140-592	NEW-P	95-15-05
390-20-020	AMD-P AMD	95-21-007 96-01-103	392-122-131	AMD-P	95-22-031	392-140-592	NEW	95-18-05
390-20-020 390-20-052	AMD-P	96-01-103	392-122-135	AMD-P	95-22-031	392-140-594	NEW-P	95-15-05
390-20-032 390-20-110	AMD-P	95-21-008	392-122-140	AMD-P	95-22-031	392-140-594	NEW	95-18-05
390-20-110	AMD	96-01-103	392-122-145	AMD-P	95-22-031	392-141-115	AMD-P	95-15-07
390-24-010	AMD-P	95-21-006	392-122-150	AMD-P	95-22-031	392-141-115	AMD	95-18-05
390-24-010	AMD-E	96-01-104	392-122-155	AMD-P	95-22-031	392-141-135	AMD-P	95-15-07
390-24-020	AMD-P	95-21-006	392-122-160	AMD-P	95-22-031	392-141-135	AMD	95-18-05
390-24-020	AMD-E	96-01-104	392-122-165	AMD-P	95-22-031	392-141-145	REP-P	95-15-07
391-08	PREP	95-20-036	392-122-166	NEW-P	95-22-031	392-141-145	REP NEW-P	95-18-05 95-15-07
391-25	PREP	95-20-036	392-122-205	AMD-P	95-05-020 95-08-025	392-141-151 392-141-151	NEW-P	95-13-07
391-35	PREP	95-20-036 95-07-026	392-122-205 392-122-214	AMD REP-P	95-05-020	392-141-131	AMD-P	95-15-07
391-35-300 391-45	NEW-E PREP	95-20-036	392-122-214	REP	95-08-025	392-141-170	AMD	95-18-05
391-43 391-45-431	REP-E	95-06-087	392-122-214	AMD-P	95-05-020	392-141-176	NEW-P	95-15-07
391-45-560	NEW-E	95-07-026	392-122-221	AMD	95-08-025	392-141-176	NEW	95-18-05
391-55	PREP	95-20-036	392-122-230	AMD-P	95-05-020	392-141-185	AMD-P	95-15-07
391-65	PREP	95-20-036	392-122-230	AMD	95-08-025	392-141-185	AMD	95-18-05
391-95	PREP	95-20-036	392-122-260	REP-P	95-05-020	392-142-005	AMD-P	95-13-10
392-121	PREP	95-10-032	392-122-260	REP	95-08-025	392-142-005	AMD	95-17-01
392-121	PREP	95-14-015	392-122-275	AMD-P	95-05-020	392-142-005	AMD-E	95-17-01 95-13-10
392-121	PREP	95-15-090	392-122-275	AMD	95-08-025	392-142-010 392-142-010	AMD-P AMD	95-13-10
392-121-106	AMD-E	95-04-055	392-122-710 392-122-805	AMD-P AMD-P	95-22-031 95-22-031	392-142-010	AMD-E	95-17-01
392-121-106	AMD-P AMD	95-06-059 95-10-011	392-122-900	PREP	95-13-081	392-142-095	AMD-P	95-13-10
392-121-106 392-121-107	AMD-P	95-14-140	392-122-900	AMD-P	95-15-029	392-142-095	AMD	95-17-01
392-121-107	AMD	95-18-097	392-122-900	AMD-E	95-15-030	392-142-095	AMD-E	95-17-01
392-121-187	AMD-P	95-14-140	392-122-900	AMD	95-18-074	392-142-115	AMD-P	95-13-10
392-121-182	AMD	95-18-097	392-122-900	AMD-P	95-22-031	392-142-115	AMD	95-17-01
392-121-188	AMD-P	95-14-140	392-123-054	PREP	95-11-024	392-142-115	AMD-E	95-17-01
392-121-188	AMD	95-18-097	392-127	PREP	95-14-013	392-142-125	AMD-P	95-13-10
392-121-201	NEW-P	95-18-096	392-135	PREP	95-14-012	392-142-125	AMD	95-17-01
392-121-201	NEW	95-21-096	392-139	PREP	95-14-011	392-142-125	AMD-E AMD-P	95-17-01 95-13-10
392-121-205	AMD-P	95-18-096	392-140	PREP	95-14-009	392-142-130 392-142-130	AMD-F AMD	95-13-10
392-121-205	AMD	95-21-096	392-140 392-140	PREP PREP	95-14-010 95-22-033	392-142-130	AMD-E	95-17-01
392-121-206	NEW-P NEW	95-18-096 95-21-096	392-140 392-140-500	PREP	95-11-004	392-142-135	AMD-P	95-13-10
392-121-206 392-121-210	AMD-P	95-18-096	392-140-570	NEW-P	95-15-054	392-142-135	AMD	95-17-0
392-121-210	AMD	95-21-096	392-140-570	NEW	95-18-051	392-142-135	AMD-E	95-17-0
392-121-215	AMD-P	95-18-096	392-140-571	NEW-P	95-15-054	392-142-155	AMD-P	95-13-10
392-121-215	AMD	95-21-096	392-140-571	NEW	95-18-051	392-142-155	AMD	95-17-0
392-121-220	AMD-P	95-18-096	392-140-572	NEW-P	95-15-054	392-142-155	AMD-E	95-17-0
392-121-220	AMD	95-21-096	392-140-572	NEW	95-18-051	392-142-162	NEW-P	95-13-1
392-121-225	AMD-P	95-18-096	392-140-573	NEW-P	95-15-054	392-142-162	NEW	95-17-0
392-121-225	AMD	95-21-096	392-140-573	NEW	95-18-051	392-142-162	NEW-E	95-17-0
392-121-245	AMD-P	95-18-096	392-140-574	NEW-P	95-15-054	392-142-163	NEW-P NEW	95-13-10 95-17-0
392-121-245	AMD	95-21-096	392-140-574	NEW D	95-18-051	392-142-163 392-142-163	NEW NEW-E	95-17-01 95-17-01
392-121-255	AMD-P	95-18-096	392-140-575 392-140-575	NEW-P NEW	95-15-054 95-18-051	392-142-165 392-142-165	AMD-P	95-17-01
392-121-255 392-121-257	AMD AMD-P	95-21-096 95-18-096	392-140-575 392-140-576	NEW-P	95-18-051 95-15-054	392-142-165	AMD-1	95-17-01
392-121-257 392-121-257	AMD-P	95-21-096	392-140-576	NEW	95-18-051	392-142-165	AMD-E	95-17-0
392-121-257	AMD-P	95-18-096	392-140-577	NEW-P	95-15-054	392-142-170	AMD-P	95-13-10
392-121-259	AMD	95-21-096	392-140-577	NEW	95-18-051	392-142-170	AMD	95-17-01
392-121-261	AMD-P	95-18-096	392-140-578	NEW-P	95-15-054	392-142-170	AMD-E	95-17-01
392-121-261	AMD	95-21-096	392-140-578	NEW	95-18-051	392-142-175	REP-P	95-13-10

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392-142-175	DED	05 17 011	202 160 050		25.00.042			
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392-142-205	AMD	95-17-011	392-169-057	AMD-P	95-06-084	392-171-381 392-171-381	REP-P REP	95-15-114 95-21-055
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392-142-210	AMD-P	95-13-100	392-169-060	AMD-P	95-06-084	392-171-382	REP-P	95-21-055
392-142-210	AMD	95-17-011	392-169-060	AMD	95-09-042	392-171-382	REP-P	95-15-114
392-142-210	AMD-E	95-17-012	392-169-065	AMD-P	95-06-084	392-171-383	REP	95-21-055
392-142-212	NEW-P	95-13-100	392-169-065	AMD	95-09-042	392-171-386	REP-P	95-15-114
392-142-212	NEW	95-17-011	392-169-075	AMD-P	95-06-084	392-171-386	REP	95-21-055
392-142-212	NEW-E	95-17-012	392-169-075	AMD	95-09-042	392-171-391	REP-P	95-15-114
392-142-213	NEW-P	95-13-100	392-169-080	AMD-P	95-06-084	392-171-391	REP	95-21-055
392-142-213	NEW	95-17-011	392-169-080	AMD	95-09-042	392-171-396	REP-P	95-15-114
392-142-213	NEW-E	95-17-012	392-169-085	AMD-P	95-06-084	392-171-396	REP	95-21-055
392-142-240	AMD-P	95-13-100	392-169-085	AMD	95-09-042	392-171-401	REP-P	95-15-114
392-142-240	AMD	95-17-011	392-169-090	AMD-P	95-06-084	392-171-401	REP	95-21-055
392-142-240 392-142-265	AMD-E	95-17-012	392-169-090	AMD	95-09-042	392-171-406	REP-P	95-15-114
392-142-265	AMD-P AMD	95-13-100	392-169-100	AMD-P	95-06-084	392-171-406	REP	95-21-055
392-142-265	AMD-E	95-17-011 95-17-012	392-169-100	AMD B	95-09-042	392-171-411	REP-P	95-15-114
392-142-203	PREP	95-17-012	392-169-105 392-169-105	AMD-P AMD	95-06-084 95-09-042	392-171-411 392-171-412	REP	95-21-055
392-162-042	REP-P	95-15-076	392-169-110	AMD-P	95-06-084	392-171-412 392-171-412	REP-P REP	95-15-114
392-162-042	REP	95-19-031	392-169-110	AMD-F AMD	95-09-042	392-171-412	REP-P	95-21-055
392-162-043	NEW-P	95-15-076	392-169-115	AMD-P	95-06-084	392-171-413	REP	95-15-114 95-21-055
392-162-043	NEW	95-19-031	392-169-115	AMD	95-09-042	392-171-413	REP-P	95-15-114
392-162-044	REP-P	95-15-076	392-169-120	AMD-P	95-06-084	392-171-418	REP	95-13-114
392-162-044	REP	95-19-031	392-169-120	AMD	95-09-042	392-171-421	REP-P	95-15-114
392-162-049	AMD-P	95-15-076	392-169-125	AMD-P	95-06-084	392-171-421	REP	95-21-055
392-162-049	AMD	95-19-031	392-169-125	AMD	95-09-042	392-171-431	REP-P	95-15-114
392-162-052	AMD-P	95-15-076	392-171	PREP	95-04-089	392-171-431	REP	95-21-055
392-162-052	AMD	95-19-031	392-171	PREP	95-10-050	392-171-436	REP-P	95-15-114
392-162-055	REP-P	95-15-076	392-171-295	REP-P	95-15-114	392-171-436	REP	95-21-055
392-162-055	REP	95-19-031	392-171-295	REP	95-21-055	392-171-441	REP-P	95-15-114
392-162-057	AMD-P	95-15-076	392-171-300	REP-P	95-15-114	392-171-441	REP	95-21-055
392-162-057	AMD	95-19-031	392-171-300	REP	95-21-055	392-171-446	REP-P	95-15-114
392-162-062	AMD-P	95-15-076	392-171-305	REP-P	95-15-114	392-171-446	REP	95-21-055
392-162-062	AMD	95-19-031	392-171-305	REP	95-21-055	392-171-451	REP-P	95-15-114
392-162-067 392-162-067	AMD-P	95-15-076	392-171-310	REP-P	95-15-114	392-171-451	REP	95-21-055
392-162-067	AMD REP-P	95-19-031 95-15-076	392-171-310 392-171-311	REP	95-21-055	392-171-452	REP-P	95-15-114
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392-162-075	AMD	95-19-031	392-171-315	REP	95-21-055	392-171-454	REP-P	95-21-055
392-162-080	AMD-P	95-15-076	392-171-320	REP-P	95-15-114	392-171-456	REP	95-15-114 95-21-055
392-162-080	AMD	95-19-031	392-171-320	REP	95-21-055	392-171-457	REP-P	95-15-114
392-162-085	AMD-P	95-15-076	392-171-321	REP-P	95-15-114	392-171-457	REP	95-21-055
392-162-085	AMD	95-19-031	392-171-321	REP	95-21-055	392-171-461	REP-P	95-15-114
392-162-095	AMD-P	95-15-076	392-171-322	REP-P	95-15-114	392-171-461	REP	95-21-055
392-162-095	AMD	95-19-031	392-171-322	REP	95-21-055	392-171-462	REP-P	95-15-114
392-162-105	PREP	95-15-051	392-171-323	REP-P	95-15-114	392-171-462	REP	95-21-055
392-162-105	AMD-P	95-15-053	392-171-323	REP	95-21-055	392-171-463	REP-P	95-15-114
392-162-105	AMD B	95-19-032	392-171-324	REP-P	95-15-114	392-171-463	REP	95-21-055
392-162-110	AMD-P	95-15-076	392-171-324	REP	95-21-055	392-171-464	REP-P	95-15-114
392-162-110 392-169-005	AMD AMD-P	95-19-031 95-06-084	392-171-325 392-171-325	REP-P REP	95-15-114	392-171-464	REP	95-21-055
392-169-005	AMD-F	95-09-042	392-171-323	REP-P	95-21-055	392-171-466	REP-P	95-15-114
392-169-015	AMD-P	95-06-084	392-171-331	REP-P	95-15-114 95-21-055	392-171-466	REP	95-21-055
392-169-015	AMD	95-09-042	392-171-336	REP-P	95-15-114	392-171-471 392-171-471	REP-P REP	95-15-114
392-169-020	AMD-P	95-06-084	392-171-336	REP	95-21-055	392-171-471	REP-P	95-21-055
392-169-020	AMD	95-09-042	392-171-341	REP-P	95-15-114	392-171-476	REP-P	95-15-114 95-21-055
392-169-022	AMD-P	95-06-084	392-171-341	REP	95-21-055	392-171-481	REP-P	95-15-114
392-169-022	AMD	95-09-042	392-171-346	REP-P	95-15-114	392-171-481	REP	95-21-055
392-169-023	AMD-P	95-06-084	392-171-346	REP	95-21-055	392-171-486	REP-P	95-15-114
392-169-023	AMD	95-09-042	392-171-351	REP-P	95-15-114	392-171-486	REP	95-21-055
392-169-025	AMD-P	95-06-084	392-171-351	REP	95-21-055	392-171-491	REP-P	95-15-114
392-169-025	AMD	95-09-042	392-171-358	REP-P	95-15-114	392-171-491	REP	95-21-055
392-169-033	NEW-P	95-06-084	392-171-358	REP	95-21-055	392-171-496	REP-P	95-15-114
392-169-033	NEW	95-09-042	392-171-361	REP-P	95-15-114	392-171-496	REP	95-21-055
392-169-035	REP-P	95-06-084	392-171-361	REP	95-21-055	392-171-501	REP-P	95-15-114
392-169-035	REP	95-09-042	392-171-366	REP-P	95-15-114	392-171-501	REP	95-21-055
392-169-045	AMD-P	95-06-084	392-171-366	REP	95-21-055	392-171-504	REP-P	95-15-114
392-169-045	AMD	95-09-042	392-171-371	REP-P	95-15-114	392-171-504	REP	95-21-055
392-169-050	AMD-P	95-06-084	392-171-371	REP	95-21-055	392-171-506	REP-P	95-15-114
Table				C 40 1				

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92-171-507	REP	95-21-055	392-171-641	· REP-P	95-15-114	392-171-901	REP	95-21-0
92-171-508	REP-P	95-15-114	392-171-641	REP	95-21-055	392-171-905	REP-P	95-15-1
92-171-508	REP	95-21-055	392-171-646	REP-P	95-15-114	392-171-905	REP	95-21-0
92-171-509	REP-P	95-15-114	392-171-646	REP	95-21-055	392-171-910	REP-P	95-15-1
92-171-509	REP	95-21-055	392-171-651	REP-P	95-15-114	392-171-910	REP	95-21-0
92-171-511	REP-P	95-15-114	392-171-651	REP	95-21-055	392-171-915 392-171-915	REP-P REP	95-15-1 95-21-0
92-171-511	REP	95-21-055	392-171-656 392-171-656	REP-P REP	95-15-114 95-21-055	392-171-915	REP-P	95-15-1
02-171-512	REP-P REP	95-15-114 95-21-055	392-171-661	REP-P	95-15-114	392-171-925	REP	95-21-
2-171-512 2-171-513	REP-P	95-15-114	392-171-661	REP	95-21-055	392-171-930	REP-P	95-15-
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2-171-513	REP-P	95-15-114	392-171-666	REP	95-21-055	392-171-935	REP-P	95-15-
2-171-514	REP	95-21-055	392-171-671	REP-P	95-15-114	392-171-935	REP	95-21-
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2-171-517	REP-P	95-15-114	392-171-676	REP	95-21-055	392-171-945	REP-P	95-15-
2-171-517	REP	95-21-055	392-171-681	REP-P	95-15-114	392-171-945	REP	95-21-
2-171-518	REP-P	95-15-114	392-171-681	REP	95-21-055	392-171-950	REP-P	95-15-
2-171-518	REP	95-21-055	392-171-686	REP-P	95-15-114	392-171-950	REP REP-P	95-21- 95-15-
2-171-519	REP-P	95-15-114	392-171-686	REP REP-P	95-21-055 95-15-114	392-171-955 392-171-955	REP-P	95-13-
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2-171-521 2-171-522	REP-P	95-21-033 95-15-114	392-171-691	REP	95-21-055	392-172-010	NEW-P	95-15-
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2-171-536	REP REP-P	95-21-055 95-15-114	392-171- 7 21 392-171- 7 21	REP-P	95-21-055	392-172-045	NEW-P	95-15-
2-171-551	REP-P	95-21-055	392-171-726	REP-P	95-15-114	392-172-055	NEW	95-21-
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2-171-559	REP-P	95-15-114	392-171- 7 28	REP	95-21-055	392-172-062	NEW-P	95-15-
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2-171-561	REP	95-21-055	392-171-736	REP-P	95-15-114	392-172-065	NEW	95-21-
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2-171-564	REP	95-21-055	392-171- 7 41 392-171- 7 41	REP-P REP	95-15-114 95-21-055	392-172-070 392-172-075	NEW NEW-P	95-21- 95-15-
2-171-576	REP-P	95-15-114 95-21-055	392-171-741 392-171- 7 46	REP-P	95-15-114	392-172-075	NEW	95-21-
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2-171-586 2-171-586	REP	95-21-055	392-171-756	REP-P	95-15-114	392-172-102	NEW	95-21
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2-171-601	REP	95-21-055 95-15-114	392-171-810 392-171-810	REP-P REP	95-15-114 95-21-055	392-172-110 392-172-112	NEW-P	95-21- 95-15-
2-171-606 2-171-606	REP-P REP	95-15-114 95-21-055	392-171-810	REP-P	95-15-114	392-172-112	NEW	95-21-
2-171-606 2-171-611	REP-P	95-21-033 95-15-114	392-171-815	REP	95-21-055	392-172-114	NEW-P	95-15
2-171-611 2-171-611	REP	95-21-055	392-171-820	REP-P	95-15-114	392-172-114	NEW	95-21-
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2-171-631	REP							

392-172-124 392-172-124		WSR #			11/05 (
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392-172-126	NEW-P	95-15-114	392-172-206	NEW	95-21-055	392-172-332	NEW-P	95-15-114
392-172-126	NEW	95-21-055	392-172-208	NEW-P	95-15-114	392-172-332	NEW	95-21-055
392-172-128	NEW-P	95-15-114	392-172-208	NEW	95-21-055	392-172-334	NEW-P	95-15-114
392-172-128	NEW	95-21-055	392-172-210	NEW-P	95-15-114	392-172-334	NEW	95-21-055
392-172-130	NEW-P NEW	95-15-114	392-172-210 392-172-212	NEW NEW-P	95-21-055 95-15-114	392-172-336 392-172-336	NEW-P NEW	95-15-114 95-21-055
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392-172-134	NEW-P	95-15-114	392-172-214	NEW	95-21-055	392-172-340	NEW-P	95-15-114
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	NEW	95-21-055	392-172-322	NEW-P	95-15-114	392-172-404	NEW	95-21-055
392-172-188	NEW-P	95-15-114	392-172-322	NEW	95-21-055	392-172-406	NEW-P	95-15-114
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[45] Table	392-172-582	NEW	95-21-055	1 415-108-010	AMD	95-16-053	I 415-112-0155	NEW-W	95-22-086
					[45]				Table

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WAC #	····!-	WSR #	WAC#		WSR #	WAC#		WSR #
415 112 0166	NEW D	06.00.000	1					
415-112-0156 415-112-0156	NEW-P NEW	95-09-069 95-16-053	415-113-059 415-113-060	NEW REP	95-03-001 95-03-001	434-36-130 434-36-140	AMD-E	95-19-068
415-112-0157	NEW-P	95-09-069	415-113-065	NEW	95-03-001	434-36-140	AMD-E AMD-P	95-19-068 95-12-099
415-112-0157	NEW	95-16-053	415-113-070	NEW	95-03-001	434-55-065	AMD-P	95-12-099 95-16-130
415-112-0158	NEW-P	95-09-069	415-113-080	NEW	95-03-001	434-75-010	AMD-P	95-23-117
415-112-0158	NEW	95-16-053	415-113-082	NEW	95-03-001	434-75-020	AMD-P	95-23-117
415-112-0159	NEW-P	95-09-069	415-113-084	NEW	95-03-001	434-75-030	AMD-P	95-23-117
415-112-0159	NEW	95-16-053	415-113-090	NEW	95-03-001	434-75-040	AMD-P	95-23-117
415-112-0161 415-112-0161	NEW-P NEW	95-09-069 95-16-053	415-113-100 415-115-030	NEW AMD-P	95-03-001 95-09-068	434-75-050	AMD-P	95-23-117
415-112-0162	NEW-P	95-09-069	415-115-030	AMD-P	95-12-058	434-75-060 434-75-070	AMD-P AMD-P	95-23-117 95-23-117
415-112-0162	NEW	95-16-053	415-115-050	AMD-P	95-09-068	434-75-080	AMD-P	95-23-117
415-112-0163	NEW-P	95-09-069	415-115-050	AMD	95-12-058	434-75-090	AMD-P	95-23-117
415-112-0163	NEW	95-16-053	415-115-060	AMD-P	95-09-068	434-75-100	AMD-P	95-23-117
415-112-0164	NEW-P	95-09-069	415-115-060	AMD	95-12-058	434-75-110	AMD-P	95-23-117
415-112-0164	NEW-W	95-22-086	415-115-070	AMD-P	95-09-068	434-75-120	AMD-P	95-23-117
415-112-0165 415-112-0165	NEW-P NEW	95-09-069 95-16-053	415-115-070	AMD	95-12-058	434-75-130	AMD-P	95-23-117
415-112-0166	NEW-P	95-09-069	415-115-080 415-115-080	AMD-P AMD	95-09-068 95-12-058	434-75-140 434-75-150	AMD-P	95-23-117
415-112-0166	NEW-W	95-22-086	415-115-000	AMD-P	95-09-068	434-75-160	AMD-P AMD-P	95-23-117 95-23-117
415-112-0167	NEW-P	95-09-069	415-115-120	AMD	95-12-058	434-75-170	REP-P	95-23-117
415-112-0167	NEW	95-16-053	419-18	AMD-P	95-03-091	434-75-180	AMD-P	95-23-117
415-112-040	AMD-P	95-24-080	419-18	AMD	95-06-066	434-75-190	AMD-P	95-23-117
415-112-119	NEW-P	95-09-069	419-18-020	AMD-P	95-03-091	434-75-200	REP-P	95-23-117
415-112-119	NEW	95-16-053	419-18-020	AMD	95-06-066	434-75-210	AMD-P	95-23-117
415-112-120 415-112-120	NEW-P NEW	95-09-069	419-18-030	AMD-P	95-03-091	434-75-220	AMD-P	95-23-117
415-112-125	NEW-P	95-16-053 95-09-069	419-18-030 419-18-040	AMD AMD-P	95-06-066	434-75-230	AMD-P	95-23-117
415-112-125	NEW	95-16-053	419-18-040	AMD-P	95-03-091 95-06-066	434-75-240 434-75-250	AMD-P	95-23-117
415-112-130	NEW-P	95-09-069	419-18-045	NEW-P	95-03-091	434-75-260	AMD-P AMD-P	95-23-117 95-23-117
415-112-130	NEW	95-16-053	419-18-045	NEW	95-06-066	434-75-270	AMD-P	95-23-117
415-112-135	NEW-P	95-09-069	419-18-050	AMD-P	95-03-091	434-75-280	AMD-P	95-23-117
415-112-135	NEW	95-16-053	419-18-050	AMD	95-06-066	434-75-290	AMD-P	95-23-117
415-112-140	NEW-P	95-09-069	419-18-060	AMD-P	95-03-091	434-75-300	REP-P	95-23-117
415-112-140 415-112-145	NEW NEW-P	95-16-053 95-09-069	419-18-060	AMD	95-06-066	434-75-310	AMD-P	95-23-117
415-112-145	NEW-P	95-16-053	419-18-070 419-18-070	AMD-P AMD	95-03-091	434-75-320	AMD-P	95-23-117
415-112-155	NEW-P	95-09-069	419-18-080	NEW-P	95-06-066 95-03-091	434-75-330 434-75-340	AMD-P AMD-P	95-23-117 95-23-117
415-112-155	NEW	95-16-053	419-18-080	NEW	95-06-066	434-75-350	AMD-P	95-23-117
415-112-409	NEW-W	95-02-058	419-70-010	REP	95-09-049	434-110-075	AMD-P	95-12-099
415-112-412	AMD-P	95-18-009	419-70-020	REP	95-09-049	434-110-075	AMD	95-16-130
415-112-412	AMD	95-22-006	419-70-030	REP	95-09-049	434-120-025	PREP	95-06-049
415-112-413 415-112-413	AMD-P AMD	95-18-009 95-22-006	419-70-040 419-70-050	REP	95-09-049	434-120-025	AMD-P	95-08-073
415-112-41301	NEW-P	95-18-009	419-70-030	REP AMD	95-09-049 95-09-049	434-120-025	AMD	95-11-135
415-112-41301	NEW	95-22-006	419-72-012	NEW	95-09-049 95-09-049	434-120-103 434-120-103	NEW-P NEW	95-08-073 95-11-135
415-112-720	REP-P	95-22-081	419-72-015	AMD	95-09-049	434-120-105	PREP	95-06-049
415-112-720	REP	96-01-047	419-72-020	AMD	95-09-049	434-120-105	AMD-P	95-08-073
415-112-725	AMD-P	95-22-081	419-72-025	AMD	95-09-049	434-120-105	AMD-C	95-12-017
415-112-725	AMD AMD-P	96-01-047	419-72-030	REP	95-09-049	434-120-105	AMD-W	96-01-088
415-112-727 415-112-727	AMD-P AMD	95-22-081 96-01-047	419-72-035 419-72-040	REP	95-09-049	434-120-125	PREP	95-06-049
415-113-005	NEW	95-03-001	419-72-040	REP NEW	95-09-049 95-09-049	434-120-125	AMD-P	95-08-073
415-113-010	REP	95-03-001	419-72-045	AMD	95-09-049	434-120-125 434-120-130	AMD PREP	95-11-135 95-06-049
415-113-020	REP	95-03-001	419-72-050	AMD	95-09-049	434-120-130	AMD-P	95-08-073
415-113-030	AMD	95-03-001	419-72-055	REP	95-09-049	434-120-130	AMD-C	95-12-017
415-113-0301	NEW	95-03-001	419-72-060	AMD	95-09-049	434-120-130	AMD-W	96-01-088
415-113-0302	NEW	95-03-001	419-72-065	AMD	95-09-049	434-120-140	PREP	95-06-049
415-113-0303 415-113-0304	NEW NEW	95-03-001 95-03-001	419-72-068 419-72-070	NEW-W	95-02-059	434-120-140	AMD-P	95-08-073
415-113-0305	NEW	95-03-001	419-72-075	AMD AMD	95-09-049 95-09-049	434-120-140	AMD	95-11-135
415-113-0306	NEW	95-03-001	419-72-080	AMD	95-09-049	434-120-145 434-120-145	PREP AMD-P	95-06-049 95-08-073
415-113-0307	NEW	95-03-001	419-72-090	REP	95-09-049	434-120-145	AMD	95-11-135
415-113-0308	NEW	95-03-001	419-72-095	REP	95-09-049	434-120-200	NEW-P	95-08-073
415-113-0309	NEW	95-03-001	434-09-020	AMD-E	95-05-050	434-120-200	NEW	95-11-135
415-113-0310	NEW	95-03-001	434-09-030	AMD-E	95-05-050	434-120-210	PREP	95-06-049
415-113-040 415-113-041	REP NEW	· 95-03-001	434-09-040	AMD-E	95-05-050	434-120-215	PREP	95-06-049
415-113-041	NEW	95-03-001 95-03-001	434-09-050 434-09-060	AMD-E AMD-E	95-05-050 95-05-050	434-120-215	AMD-P	95-08-073
415-113-045	NEW	95-03-001 95-03-001	434-09-070	AMD-E	95-05-050 95-05-050	434-120-215 434-120-218	AMD	95-11-135
415-113-050	REP	95-03-001	434-09-080	AMD-E	95-05-050	434-120-218	NEW-P NEW	95-08-073 95-11-135
415-113-055	NEW	95-03-001	434-09-090	AMD-E	95-05-050	434-120-240	PREP	95-11-133 95-06-049
415-113-057	NEW	95-03-001	434-36-120	AMD-E	95-19-068	434-120-255	PREP	95-06-049

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WAC #		WSR #	WAC #		WSR #	WAC#		WSR #
424 120 255	AMD-P	95-08-073	434-135-180	PREP	95-11-133	456-09-725	AMD	95-05-033
434-120-255 434-120-255	AMD-P	95-12-017	434-135-190	PREP	95-11-133	456-09-730	AMD	95-05-033
434-120-255	AMD-W	96-01-088	434-135-190	NEW-P	95-12-101	456-09-930	AMD	95-05-033
434-120-260	PREP	95-06-049	434-135-190	NEW	95-16-131	456-09-935	AMD	95-05-033
434-120-260	AMD-P	95-08-073	434-166-260	PREP	95-24-107	456-09-945	AMD	95-05-033
434-120-260	AMD	95-11-135	434-166-280	PREP	95-24-107	456-09-955	AMD	95-05-033
434-120-265	PREP	95-06-049	434-166-290	PREP	95-24-107	456-10-110	AMD	95-05-032
434-120-265	AMD-P	95-08-073	434-615-020	PREP	95-19-048	456-10-140	AMD	95-05-032
434-120-265	AMD	95-11-135	440-22-005	PREP	96-01-061	456-10-320	AMD	95-05-032
434-120-300	PREP	95-06-050	440-22-405	PREP	96-01-061	456-10-325	AMD	95-05-032
434-120-300	AMD-P	95-08-072	440-22-406	PREP	96-01-061 96-01-061	456-10-330	AMD	95-05-032 95-05-032
434-120-300	AMD	95-11-135	440-22-408 446-10-030	PREP PREP	95-16-028	456-10-340 456-10-360	AMD AMD	95-05-032
434-120-305 434-120-305	PREP AMD-P	95-06-050 95-08-072	446-10-030	AMD-P	95-18-085	456-10-505	AMD	95-05-032
434-120-305	AMD-P AMD	95-11-135	446-10-030	AMD	95-24-041	456-10-510	AMD	95-05-032
434-120-303	PREP	95-06-050	446-65-010	AMD-E	95-08-048	456-10-525	AMD	95-05-032
434-120-310	AMD-P	95-08-072	446-65-010	PREP	95-09-075	456-10-530	AMD	95-05-032
434-120-310	AMD	95-11-135	446-65-010	AMD-P	95-10-058	456-10-730	AMD	95-05-032
434-120-315	PREP	95-06-050	446-65-010	AMD	95-13-080	456-10-755	AMD	95-05-032
434-120-315	NEW-P	95-08-072	446-65-020	NEW-E	95-08-048	458-08-010	REP-P	95-04-051
434-120-315	NEW	95-11-135	446-65-020	PREP	95-09-075	458-08-010	REP	95-07-067
434-120-317	PREP	95-06-050	446-65-020	NEW-P	95-10-058	458-08-020	REP-P	95-04-051
434-120-317	NEW-P	95-08-072	446-65-020	NEW	95-13-080	458-08-020	REP	95-07-067
434-120-317	NEW	95-11-135	448-13-020	AMD-P	95-16-118	458-08-030	REP-P	95-04-051
434-120-330	PREP	95-06-050	448-13-020	AMD	95-20-025	458-08-030	REP	95-07-067
434-120-330	AMD-P	95-08-072	448-13-030	AMD-P	95-16-118	458-08-040 458-08-040	REP-P REP	95-04-051 95-07-067
434-120-330	AMD	95-11-135 95-06-050	448-13-030 448-13-050	AMD AMD-P	95-20-025 95-16-118	458-08-050	REP-P	95-04-051
434-120-335 434-120-335	PREP AMD-P	95-08-072	448-13-050	AMD-F	95-20-025	458-08-050	REP	95-07-067
434-120-335	AMD-F AMD	95-11-135	448-13-055	NEW-P	95-16-118	458-08-060	REP-P	95-04-051
434-135-010	PREP	95-11-133	448-13-055	NEW	95-20-025	458-08-060	REP	95-07-067
434-135-010	NEW-P	95-12-101	448-13-060	AMD-P	95-16-118	458-08-070	REP-P	95-04-051
434-135-010	NEW	95-16-131	448-13-060	AMD	95-20-025	458-08-070	REP	95-07-067
434-135-020	PREP	95-11-133	448-13-065	NEW-P	95-16-118	458-08-080	REP-P	95-04-051
434-135-020	NEW-P	95-12-101	448-13-065	NEW	95-20-025	458-08-080	REP	95-07-067
434-135-020	NEW	95-16-131	448-13-070	AMD-P	95-16-118	458-08-090	REP-P	95-04-051
434-135-030	PREP	95-11-133	448-13-070	AMD	95-20-025	458-08-090	REP	95-07-067
434-135-030	NEW-P	95-12-101	448-13-080	AMD-P	95-16-118	458-08-100	REP-P	95-04-051
434-135-030	NEW	95-16-131	448-13-080 448-13-090	AMD AMD-P	95-20-025 95-16-118	458-08-100 458-08-110	REP REP-P	95-07-067 95-04-051
434-135-040	PREP NEW-P	95-11-133 95-12-101	448-13-090	AMD-P AMD	95-20-025	458-08-110	REP	95-07-067
434-135-040 434-135-040	NEW-F	95-16-131	448-13-100	AMD-P	95-16-118	458-08-120	REP-P	95-04-051
434-135-050	PREP	95-11-133	448-13-100	AMD	95-20-025	458-08-120	REP	95-07-067
434-135-050	NEW-P	95-12-101	448-13-110	AMD-P	95-16-118	458-08-130	REP-P	95-04-051
434-135-050	NEW	95-16-131	448-13-110	AMD	95-20-025	458-08-130	REP	95-07-067
434-135-060	PREP	95-11-133	448-13-130	AMD-P	95-16-118	458-08-140	REP-P	95-04-051
434-135-060	NEW-P	95-12-101	448-13-130	AMD	95-20-025	458-08-140	REP	95-07-067
434-135-060	NEW	95-16-131	448-13-140	AMD-P	95-16-118	458-08-150	REP-P	95-04-051
434-135-070	PREP	95-11-133	448-13-140	AMD	95-20-025	458-08-150	REP	95-07-067
434-135-070	NEW-P	95-12-101	448-13-150	AMD-P	95-16-118	458-08-160	REP-P	95-04-051
434-135-070	NEW	95-16-131	448-13-150	AMD	95-20-025	458-08-160 458-08-170	REP	95-07-067 95-04-051
434-135-080	PREP	95-11-133	448-13-160 448-13-160	AMD-P AMD	95-16-118 95-20-025	458-08-170	REP-P REP	95-07-067
434-135-080	NEW-P NEW	95-12-101 95-16-131	448-13-170	AMD-P	95-16-118	458-08-180	REP-P	95-04-051
434-135-080 434-135-090	PREP	95-11-133	448-13-170	AMD	95-20-025	458-08-180	REP	95-07-067
434-135-090	NEW-P	95-12-101	448-13-200	AMD-P	95-16-118	458-08-190	REP-P	95-04-051
434-135-090	NEW	95-16-131	448-13-200	AMD	95-20-025	458-08-190	REP	95-07-067
434-135-100	PREP	95-11-133	448-13-210	AMD-P	95-16-118	458-08-200	REP-P	95-04-051
434-135-110	PREP	95-11-133	448-13-210	AMD	95-20-025	458-08-200	REP	95-07-067
434-135-120	PREP	95-11-133	448-13-220	AMD-P	95-16-118	458-08-210	REP-P	95-04-051
434-135-120	NEW-P	95-12-101	448-13-220	AMD	95-20-025	458-08-210	REP	95-07-067
434-135-120	NEW	95-16-131	456-09-110	AMD	95-05-033	458-08-220	REP-P	95-04-051
434-135-130	PREP	95-11-133	456-09-130	AMD	95-05-033	458-08-220	REP	95-07-067
434-135-140	PREP	95-11-133	456-09-230	AMD	95-05-033	458-08-230	REP-P	95-04-051
434-135-150	PREP	95-11-133	456-09-320	AMD	95-05-033	458-08-230	REP	95-07-067
434-135-150	NEW-P	95-12-101	456-09-325	AMD	95-05-033	458-08-240	REP-P	95-04-051
434-135-150	NEW	95-16-131 95-11-133	456-09-330 456-09-340	AMD AMD	95-05-033 95-05-033	458-08-240 458-08-250	REP REP-P	95-07-067 95-04-051
434-135-160	PREP NEW-P	95-11-133 95-12-101	456-09-350	AMD AMD	95-05-033	458-08-250	REP-P	95-07-067
434-135-160 434-135-160	NEW-P NEW	95-12-101 95-16-131	456-09-365	AMD AMD	95-05-033	458-08-250	REP-P	95-04-051
434-135-160	PREP	95-11-133	456-09-540	AMD	95-05-033	458-08-260	REP	95-07-067
434-135-170	NEW-P	95-12-101	456-09-705	AMD	95-05-033	458-08-270	REP-P	95-04-051
434-135-170	NEW	95-16-131	456-09-710	AMD	95-05-033	458-08-270	REP	95-07-067
				[47]				Table

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WAC #		WSR #	WAC#		WSR #	WAC #		WSR #
458-14-005	PREP	95-07-139	458-30-205	AMD-P	95-13-066	458-30-355	AMD	05 12 066
458-14-005	AMD-P	95-12-087	458-30-205	AMD-F	95-21-002	458-30-355	AMD-P AMD	95-13-066
458-14-005	AMD	95-17-099	458-30-210	AMD-P	95-13-066	458-30-360	NEW-P	95-21-002 95-13-066
458-14-015	PREP	95-07-139	458-30-210	AMD	95-21-002	458-30-360	NEW-P	95-13-000
458-14-015	AMD-P	95-12-087	458-30-215	AMD-P	95-13-066	458-30-500	AMD-P	95-13-066
458-14-015	AMD	95-17-099	458-30-215	AMD	95-21-002	458-30-500	AMD	95-21-002
458-14-056	PREP	95-07-139	458-30-220	AMD-P	95-13-066	458-30-510	AMD-P	95-13-066
458-14-056	AMD-P	95-12-087	458-30-220	AMD	95-21-002	458-30-510	AMD	95-21-002
458-14-056	AMD	95-17-099	458-30-225	AMD-P	95-13-066	458-30-520	AMD-P	95-13-066
458-14-066	PREP	95-07-139	458-30-225	AMD	95-21-002	458-30-520	AMD	95-21-002
458-14-066	AMD-P	95-12-087	458-30-230	AMD-P	95-13-066	458-30-525	NEW-P	95-13-066
458-14-066 458-14-116	AMD PREP	95-17-099 95-07-139	458-30-230 458-30-232	AMD NEW-P	95-21-002	458-30-525	NEW	95-21-002
458-14-116	AMD-P	95-12-086	458-30-232	NEW-P	95-13-066 95-21-002	458-30-530 458-30-530	AMD-P AMD	95-13-066
458-14-116	AMD	95-17-099	458-30-235	REP-P	95-13-066	458-30-540	AMD-P	95-21-002 95-13-066
458-14-127	PREP	95-07-139	458-30-235	REP	95-21-002	458-30-540	AMD-F AMD	95-13-000
458-14-127	AMD-P	95-12-086	458-30-240	AMD-P	95-13-066	458-30-550	AMD-P	95-13-066
458-14-127	AMD	95-17-099	458-30-240	AMD	95-21-002	458-30-550	AMD	95-21-002
458-14-146	PREP	95-07-139	458-30-242	NEW-P	95-13-066	458-30-560	AMD-P	95-13-066
458-14-146	AMD-P	95-12-086	458-30-242	NEW	95-21-002	458-30-560	AMD	95-21-002
458-14-146	AMD	95-17-099	458-30-245	AMD-P	95-13-066	458-30-570	AMD-P	95-13-066
458-14-160	PREP	95-07-139	458-30-245	AMD	95-21-002	458-30-570	AMD	95-21-002
458-14-160	AMD-P	95-12-086	458-30-250	AMD-P	95-13-066	458-30-580	AMD-P	95-13-066
458-14-160	AMD	95-17-099	458-30-250	AMD	95-21-002	458-30-580	AMD	95-21-002
458-14-170	PREP	95-07-139	458-30-255	AMD-P	95-13-066	458-30-590	AMD-P	95-02-062
458-14-170	AMD-P	95-12-086	458-30-255	AMD	95-21-002	458-30-590	AMD	95-06-043
458-14-170 458-14-171	AMD PREP	95-17-099 95-07-139	458-30-260 458-30-260	AMD-P	95-13-066	458-30-590	AMD-P	95-22-094
458-14-171	AMD-P	95-12-086	458-30-262 458-30-262	AMD PREP	95-21-002 95-02-063	458-30-590 458-40-540	AMD	96-01-094
458-14-171	AMD	95-17-099	458-30-262	AMD-P	95-06-040	458-40-540	AMD-P AMD	95-22-097 96-02-055
458-16-265	REP	95-06-042	458-30-262	AMD	95-09-041	458-40-610	PREP	95-04-094
458-16A-010	NEW	95-06-041	458-30-262	AMD-P	95-22-093	458-40-610	AMD-E	95-10-034
458-16A-020	NEW	95-06-042	458-30-262	AMD	96-01-095	458-40-610	AMD-P	95-10-064
458-18-220	AMD-P	95-02-064	458-30-265	AMD-P	95-13-066	458-40-610	AMD-C	95-15-066
458-18-220	AMD	95-06-044	458-30-265	AMD	95-21-002	458-40-610	AMD	95-18-026
458-18-220	AMD-P	95-22-095	458-30-267	NEW-P	95-13-066	458-40-610	PREP	95-19-087
458-18-220	AMD	96-01-093	458-30-267	NEW	95-21-002	458-40-610	AMD-P	95-22-096
458-20-10001	NEW-P	95-04-054	458-30-270	AMD-P	95-13-066	458-40-610	AMD	96-02-054
458-20-10001 458-20-10002	NEW NEW-P	95-07-070 95-04-052	458-30-270	AMD	95-21-002	458-40-615	PREP	95-08-078
458-20-10002 458-20-10002	NEW-P	95-07-069	458-30-275 458-30-275	AMD-P AMD	95-13-066	458-40-615	AMD-P	95-11-039
458-20-10002	AMD-P	95-04-019	458-30-280	AMD-P	95-21-002 95-13-066	458-40-615 458-40-634	AMD	95-14-086
458-20-101	AMD	95-07-089	458-30-280	AMD-I	95-21-002	458-40-634	AMD-P AMD	95-22-097
458-20-104	AMD-P	95-04-018	458-30-285	AMD-P	95-13-066	458-40-640	PREP	96-02-056 95-08-078
458-20-104	AMD	95-07-088	458-30-285	AMD	95-21-002	458-40-640	AMD-P	95-11-039
458-20-114	PREP	95-11-080	458-30-290	REP-P	95-13-066	458-40-640	AMD	95-14-086
458-20-114	REP-P	95-15-065	458-30-290	REP	95-21-002	458-40-650	PREP	95-04-094
458-20-114	REP	95-22-099	458-30-295	AMD-P	95-13-066	458-40-650	AMD-E	95-10-035
458-20-12401	NEW-E	96-02-032	458-30-295	AMD	95-21-002	458-40-650	AMD-P	95-10-064
458-20-174 458-20-17401	PREP	95-24-051	458-30-300	AMD-P	95-13-066	458-40-650	AMD	95-14-084
158-20-17401 158-20-180	PREP PREP	95-24-051	458-30-300	AMD	95-21-002	458-40-650	PREP	95-19-087
+38-20-180 458-20-183	PREP	95-24-051 95-03-092	458-30-305 458-30-305	AMD-P	95-13-066	458-40-650	AMD-P	95-22-096
458-20-183	AMD-P	95-11-081	458-30-310	AMD AMD-P	95-21-002 95-13-066	458-40-650 458-40-660	AMD	96-02-054
158-20-183	AMD	95-22-100	458-30-310	AMD-P	95-21-002	458-40-660	PREP	95-08-078
158-20-18601	AMD-P	95-04-053	458-30-315	AMD-P	95-13-066	458-40-660	AMD-P	95-11-041
158-20-18601	AMD	95-07-068	458-30-315	AMD	95-21-002	458-40-660	AMD-E AMD-C	95-14-087
158-20-189	PREP	95-04-079	458-30-317	NEW-P	95-13-066	458-40-660	AMD-C	95-15-067 95-18-027
458-20-189	AMD-P	95-16-004	458-30-317	NEW	95-21-002	458-40-660	PREP	95-18-027
158-20-189	AMD	95-24-104	458-30-320	AMD-P	95-13-066	458-40-660	AMD-P	95-22-098
158-20-199	PREP	95-24-052	458-30-320	AMD	95-21-002	458-40-660	AMD	96-02-057
458-20-207	AMD-P	95-11-040	458-30-325	AMD-P	95-13-066	458-40-670	PREP	95-04-094
158-20-207	AMD	95-15-013	458-30-325	AMD	95-21-002	458-40-670	PREP	95-08-078
458-20-211	PREP	95-05-025	458-30-330	AMD-P	95-13-066	458-40-670	AMD-E	95-10-036
458-20-211	AMD-P	95-16-006	458-30-330	AMD	95-21-002	458-40-670	AMD-P	95-10-064
458-20-226 158-20-228	AMD-P	96-02-010	458-30-335	AMD-P	95-13-066	458-40-670	AMD-P	95-11-041
458-20-238 458-20-238	AMD-P	95-16-005	458-30-335	AMD	95-21-002	458-40-670	AMD-W	95-11-076
158-20-238 158-20-258	AMD AMD-P	95-24-103 95-03-050	458-30-340	AMD-P	95-13-066	458-40-670	AMD-E	95-14-087
+58-20-258 +58-20-258	AMD-P AMD-C	95-03-050 95-14-085	458-30-340 458-30-345	AMD.P	95-21-002 95-13-066	458-40-670	AMD-C	95-15-067
158-20-258	AMD-C AMD-W	95-14-083 95-15-093	458-30-345 458-30-345	AMD-P AMD	95-13-066 95-21-002	458-40-670 458-40-670	AMD W	95-18-027
458-30-200	AMD-P	95-13-066	458-30-350	AMD-P	95-21-002 95-13-066	458-40-680	AMD-W PREP	95-23-047
								95-04-094
458-30-200	AMD	95-21-002	458-30-350	AMD	95-21-002	l 458-40-680	AMD-E	95-10-037

WAC #		WSR #	WAC #		WSR #	WAC #		WSR #
458-40-680	AMD-P	95-10-064	460-10A-105	PREP	95-15-091	460-20A-235	REP-P	95-11-07
458-40-680	AMD-W	95-11-075	460-10A-110	PREP	95-15-091	460-20A-235	REP	95-16-02
458-40-680	AMD	95-14-084	460-10A-115	PREP	95-15-091	460-20A-400	REP-P	95-11-07
458-40-680	AMD-P	95-22-097	460-10A-120	PREP	95-15-091	460-20A-400	REP	95-16-02
458-40-680	AMD	96-02-056	460-10A-125	PREP	95-15-091	460-20A-405	REP-P	95-11-07
458-40-684	PREP	95-08-078	460-10A-130	PREP	95-15-091	460-20A-405	REP	95-16-02
458-40-684	AMD-P	95-11-039	460-10A-135	PREP	95-15-091	460-20A-410	REP-P	95-11-07
458-40-684	AMD	95-14-086	460-10A-140	PREP	95-15-091	460-20A-410	REP REP-P	95-16-02 95-11-07
458-40-690	PREP	95-08-078	460-10A-145	PREP PREP	95-15-091 95-15-091	460-20A-415 460-20A-415	REP-P REP	95-16-02
458-53-010	PREP	95-09-083 95-16-034	460-10A-150 460-10A-155	PREP	95-15-091	460-20A-420	REP-P	95-11-07
458-53-010	AMD-P PREP	95-16-034 95-09-083	460-10A-133 460-10A-170	PREP	95-15-091	460-20A-420	REP	95-16-02
458-53-020 458-53-020	AMD-P	95-16-034	460-10A-180	PREP	95-15-091	460-20A-425	REP-P	95-11-07
458-53-020	PREP	95-09-083	460-10A-185	PREP	95-15-091	460-20A-425	REP	95-16-02
458-53-030	AMD-P	95-16-034	460-10A-190	PREP	95-15-091	460-20B-010	NEW-P	95-11-07
458-53-040	PREP	95-09-083	460-10A-195	PREP	95-15-091	460-20B-010	NEW	95-16-02
458-53-040	REP-P	95-16-034	460-10A-200	PREP	95-15-091	460-20B-020	NEW-P	95-11-07
458-53-050	PREP	95-09-083	460-10A-205	PREP	95-15-091	460-20B-020	NEW	95-16-02
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458-53-051	PREP	95-09-083	460-16A-101	REP-P	95-14-053	460-20B-020	AMD	95-24-00
458-53-051	REP-P	95-16-034	460-16A-101	REP	95-17-068	460-20B-030	NEW-P	95-11-07
458-53-070	PREP	95-09-083	460-16A-102	REP-P	95-14-053	460-20B-030	NEW	95-16-02
458-53-070	AMD-P	95-16-034	460-16A-102	REP	95-17-068	460-20B-040 460-20B-040	NEW-P NEW	95-11-0° 95-16-0°
458-53-080	PREP	95-09-083	460-16A-103	REP-P REP	95-14-053 95-17-068	460-20B-050	NEW-P	95-11-0
458-53-080	AMD-P	95-16-036 95-09-083	460-16A-103 460-16A-104	REP-P	95-17-068 95-14-053	460-20B-050	NEW-P	95-16-0
458-53-090	PREP AMD-P	95-16-036	460-16A-104	REP	95-17-068	460-20B-060	NEW-P	95-11-0
458-53-090 458-53-095	PREP	95-09-083	460-16A-105	REP-P	95-14-053	460-20B-060	NEW	95-16-0
458-53-095	NEW-P	95-13-036	460-16A-105	REP	95-17-068	460-21B-008	NEW-P	95-11-0
458-53-100	PREP	95-09-083	460-16A-106	REP-P	95-14-053	460-21B-008	NEW	95-16-02
458-53-100	AMD-P	95-16-036	460-16A-106	REP	95-17-068	460-21B-010	NEW-P	95-11-0
458-53-105	PREP	95-09-083	460-16A-108	REP-P	95-14-053	460-21B-010	NEW	95-16-0
458-53-105	NEW-P	95-13-036	460-16A-108	REP	95-17-068	460-21B-020	NEW-P	95-11-0
458-53-110	PREP	95-09-083	460-16A-109	REP-P	95-14-053	420-21B-020	NEW	95-16-0
458-53-110	REP-P	95-16-036	460-16A-109	REP	95-17-068	460-21B-030	NEW-P	95-11-0
458-53-120	PREP	95-09-083	460-16A-205	AMD-P	95-14-053	460-21B-030	NEW D	95-16-0 95-11-0
458-53-120	REP-P	95-16-036	460-16A-205	AMD	95-17-068 95-11-079	460-21B-040 460-21B-040	NEW-P NEW	95-11-0
458-53-130	PREP	95-09-083 95-13-036	460-20A-005 460-20A-005	REP-P REP	95-16-026	460-21B-050	NEW-P	95-11-0
458-53-130	AMD-P	95-09-083	460-20A-003 460-20A-008	REP-P	95-11-079	460-21B-050	NEW	95-16-0
458-53-135 458-53-135	PREP NEW-P	95-16-035	460-20A-008	REP	95-16-026	460-21B-060	NEW-P	95-11-0
458-53-140	PREP	95-09-083	460-20A-010	REP-P	95-11-079	460-21B-060	NEW	95-16-02
458-53-140	AMD-P	95-16-035	460-20A-010	REP	95-16-026	460-21B-070	NEW-P	95-11-07
458-53-141	PREP	95-09-083	460-20A-015	REP-P	95-11-079	460-21B-070	NEW	95-16-02
458-53-141	REP-P	95-16-035	460-20A-015	REP	95-16-026	460-21B-080	NEW-P	95-11-07
458-53-142	PREP	95-09-083	460-20A-020	REP-P	95-11-079	460-21B-080	NEW	95-16-02
458-53-142	REP-P	95-16-035	460-20A-020	REP	95-16-026	460-22B-010	NEW-P	95-11-07
458-53-150	PREP	95-09-083	460-20A-025	REP-P	95-11-079	460-22B-010	NEW	95-16-02
458-53-150	REP-P	95-16-035	460-20A-025	REP	95-16-026	460-22B-020	NEW-P	95-11-0
458-53-160	PREP	95-09-083	460-20A-030	REP-P	95-11-079	460-22B-020	NEW	95-16-0
458-53-160	AMD-P	95-16-035	460-20A-030	REP	95-16-026	460-22B-030	NEW-P	95-11-0 95-16-0
458-53-163	PREP	95-09-083	460-20A-035	REP-P	95-11-079	460-22B-030 460-22B-040	NEW NEW-P	95-10-0
458-53-163	REP-P	95-16-035	460-20A-035	REP REP-P	95-16-026 95-11-079	460-22B-040 460-22B-040	NEW-P	95-16-0
458-53-165	PREP REP-P	95-09-083 95-16-035	460-20A-045 460-20A-045	REP-P	95-16-026	460-22B-050	NEW-P	95-11-0
458-53-165	PREP	95-09-083	460-20A-043	REP-P	95-11-079	460-22B-050	NEW	95-16-0
458-53-180 458-53-180	REP-P	95-16-035	460-20A-050	REP	95-16-026	460-22B-060	NEW-P	95-11-0
458-53-100	PREP	95-09-083	460-20A-100	REP-P	95-11-079	460-22B-060	NEW	95-16-0
458-53-200 458-53-200	AMD-P	95-16-035	460-20A-100	REP	95-16-026	460-22B-070	NEW-P	95-11-0
458-53-210	PREP	95-09-083	460-20A-105	REP-P	95-11-079	460-22B-070	NEW	95-16-0
458-53-210	AMD-P	95-16-035	460-20A-105	REP	95-16-026	460-22B-080	NEW-P	95-11-0
460-10A-015	AMD-P	95-11-079	460-20A-200	REP-P	95-11-079	460-22B-080	NEW	95-16-0
460-10A-015	AMD	95-16-026	460-20A-200	REP	95-16-026	460-22B-090	NEW-P	95-11-0
460-10A-035	PREP	95-15-091	460-20A-205	REP-P	95-11-079	460-22B-090	NEW	95-16-0
460-10A-050	PREP	95-15-091	460-20A-205	REP	95-16-026	460-23B-010	NEW-P	95-11-0
460-10A-055	PREP	95-15-091	460-20A-210	REP-P	95-11-079	460-23B-010	NEW D	95-16-0
460-10A-060	PREP	95-15-091	460-20A-210	REP	95-16-026	460-23B-020	NEW-P	95-11-0 95-16-0
460-10A-065	PREP	95-15-091	460-20A-215	REP-P	95-11-079 95-16-096	460-23B-020 460-23B-030	NEW NEW-P	95-16-0 95-11-0
460-10A-075	PREP	95-15-091	460-20A-215	REP REP-P	95-16-026 95-11-079	460-23B-030 460-23B-030	NEW-P	95-11-0 95-16-0
460-10A-080	PREP	95-15-091 95-15-091	460-20A-220 460-20A-220	REP-P REP	95-11-079 95-16-026	460-23B-030 460-23B-040	NEW-P	95-10-0. 95-11-0
460-10A-090	PREP							
460-10A-095	PREP	95-15-091	460-20A-230	REP-P	95-11-079	460-23B-040	NEW	95-16-07

WAC #		WSR #	WAC#		WSR #	WAC#		WSR #
460.000.000								
460-23B-050	NEW	95-16-026	468-86-010	NEW-P	95-21-039	474-02-020	NEW	95-19-029
460-23B-060 460-23B-060	NEW-P	95-11-079	468-86-020	NEW-P	95-21-039	478-120	PREP	95-20-033
460-24A-046	NEW NEW-P	95-16-026	468-86-030	NEW-P	95-21-039	478-120-010	AMD-P	95-24-077
460-24A-046	NEW-P	95-11-079	468-86-040 468-86-050	NEW-P	95-21-039	478-120-020	AMD-P	95-24-07
460-24A-050	AMD-P	95-16-026	468-86-050	NEW-P	95-21-039	478-120-030	AMD-P	95-24-07
460-24A-050	AMD-P AMD	95-11-079	468-86-060	NEW-P	95-21-039	478-120-040	AMD-P	95-24-077
460-24A-050	AMD	95-16-026 95-17-002	468-86-070	NEW-P	95-21-039	478-120-050	AMD-P	95-24-07
460-24A-055	AMD-P	95-11-079	468-86-080	NEW-P	95-21-039	478-120-060	REP-P	95-24-077
460-24A-055	AMD-P	95-11-079 95-16-026	468-86-090 468-86-100	NEW-P NEW-P	95-21-039	478-120-065	NEW-P	95-24-07
460-33A-080	AMD-P	95-11-079			95-21-039	478-120-070	REP-P	95-24-077
460-33A-080	AMD-F AMD	95-16-026	468-86-110	NEW-P	95-21-039	478-120-075	NEW-P	95-24-077
460-33A-081	NEW-P	95-11-079	468-86-120 468-86-130	NEW-P	95-21-039	478-120-080	REP-P	95-24-077
460-33A-081	NEW	95-16-026	468-86-140	NEW-P NEW-P	95-21-039	478-120-085	NEW-P	95-24-077
460-33A-085	AMD-P	95-11-079	468-86-150	NEW-P	95-21-039	478-120-090	REP-P	95-24-077
460-33A-085	AMD	95-16-026	468-86-160	NEW-P	95-21-039 95-21-039	478-120-095	NEW-P	95-24-077
460-33A-086	NEW-P	95-11-079	468-86-170	NEW-P	95-21-039 95-21-039	478-120-100	AMD-P	95-24-077
460-33A-086	NEW	95-16-026	468-86-180	NEW-P	95-21-039 95-21-039	478-120-105	NEW-P	95-24-077
460-42A-081	PREP	95-14-052	468-86-190	NEW-P	95-21-039 95-21-039	478-120-110	REP-P	95-24-077
160-46A-050	AMD-P	95-14-053	468-86-200	NEW-P	95-21-039	478-120-115	NEW-P	95-24-077
160-46A-050	AMD	95-17-068	468-86-210	NEW-P	95-21-039	478-120-120	REP-P	95-24-077
160-52A-010	AMD-P	95-08-016	468-86-220	NEW-P	95-21-039	478-120-125 478-120-130	NEW-P	95-24-077
460-52A-010	AMD	95-12-003	468-86-230	NEW-P	95-21-039	478-120-135	REP-P	95-24-077
160-80-315	AMD-P	95-04-097	468-86-240	NEW-P	95-21-039	478-120-133	NEW-P	95-24-077
160-80-315	AMD	95-08-015	468-86-260	NEW-P	95-21-039	478-120-145	NEW-P	95-24-077
463-39	PREP	95-09-078	468-95-055	NEW-P	95-21-082	478-124	NEW-P	95-24-077
163-39-005	AMD-P	95-13-039	468-95-055	NEW	95-23-097	478-124-037	PREP NEW-P	95-20-033
463-39-005	AMD	95-17-088	468-95-100	AMD-E	95-07-051	478-168	PREP	95-24-077 95-07-101
463-39-020	AMD-P	95-13-039	468-95-100	AMD-P	95-07-081	478-168-010	AMD-P	_
163-39-020	AMD	95-17-088	468-95-100	AMD	95-11-022	478-168-010	AMD-P AMD	95-08-053
163-39-030	AMD-P	95-13-039	468-95-100	AMD-P	95-21-082	478-168-020	AMD-P	95-14-045
163-39-030	AMD	95-17-088	468-95-100	AMD	95-23-097	478-168-020	AMD-P AMD	95-08-053
163-39-090	AMD-P	95-13-039	468-105-010	NEW-P	95-23-096	478-168-030	REP-P	95-14-045
463-39-090	AMD	95-17-088	468-105-020	NEW-P	95-23-096	478-168-030	REP-F	95-08-053 95-14-045
463-39-095	NEW-P	95-13-039	468-105-030	NEW-P	95-23-096	478-168-035	NEW-P	95-08-053
463-39-095	NEW	95-17-088	468-105-040	NEW-P	95-23-096	478-168-035	NEW-P	95-14-045
63-39-105	NEW-P	95-13-039	468-105-050	NEW-P	95-23-096	478-168-040	REP-P	95-08-053
63-39-105	NEW	95-17-088	468-105-060	NEW-P	95-23-096	478-168-040	REP	95-14-045
63-39-120	AMD-P	95-13-039	468-105-070	NEW-P	95-23-096	478-168-050	REP-P	95-08-053
163-39-120	AMD	95-17-088	468-105-080	NEW-P	95-23-096	478-168-050	REP	95-14-045
168-20-900	AMD-P	95-22-057	468-200-020	NEW-P	95-23-041	478-168-060	REP-P	95-08-053
68-20-900	AMD	96-01-090	468-200-040	NEW-P	95-23-041	478-168-060	REP	95-14-045
68-32-010	PREP	95-04-070	468-200-060	NEW-P	95-23-041	478-168-070	AMD-P	95-08-053
68-32-010	NEW-P	95-04-071	468-200-080	NEW-P	95-23-041	478-168-070	AMD	95-14-045
68-32-010	NEW	95-07-106	468-200-100	NEW-P	95-23-041	478-168-080	AMD-P	95-08-053
68-34-010	AMD-P	95-17 - 015	468-200-110	NEW-P	95-23-041	478-168-080	AMD	95-14-045
68-34-010	AMD	95-21-037	468-200-120	NEW-P	95-23-041	478-168-090	REP-P	95-08-053
68-34-020	AMD-P	95-17-015	468-200-160	NEW-P	95-23-041	478-168-090	REP	95-14-045
68-34-020	AMD	95-21-037	468-200-180	NEW-P	95-23-041	478-168-092	AMD-P	95-08-053
68-34-050	AMD-P	95-17-015	468-200-200	NEW-P	95-23-041	478-168-092	AMD	95-14-045
68-34-050	AMD	95-21-037	468-200-220	NEW-P	95-23-041	478-168-094	AMD-P	95-08-053
68-34-110	AMD-P	95-17-015	468-200-230	NEW-P	95-23-041	478-168-094	AMD	95-14-045
68-34-110	AMD	95-21-037	468-200-240	NEW-P	95-23-041	478-168-096	AMD-P	95-08-053
68-34-170	AMD-P	95-17-015	468-200-250	NEW-P	95-23-041	478-168-096	AMD	95-14-045
68-34-170	AMD	95-21-037	468-200-260	NEW-P	95-23-041	478-168-100	REP-P	95-08-053
68-34-340	AMD-P	95-17-015	468-200-280	NEW-P	95-23-041	478-168-100	REP	95-14-045
68-34-340	AMD	95-21-037	468-200-300	NEW-P	95-23-041	478-168-110	REP-P	95-08-053
68-38-120	PREP	95-18 - 039	468-200-320	NEW-P	95-23-041	478-168-110	REP	95-14-045
68-38-120	AMD-P	95-21-076	468-200-340	NEW-P	95-23-041	478-168-120	REP-P	95-08-053
68-38-120	AMD	95-24-073	468-200-350	NEW-P	95-23-041	478-168-120	REP	95-14-045
68-38-265	NEW-P	95-21-075	468-200-360	NEW-P	95-23-041	478-168-130	REP-P	95-08-053
68-38-265	NEW	95-24-074	468-300-010	AMD-E	95-16-071	478-168-130	REP	95-14-045
68-38-280	PREP	95-18-040	468-300-010	AMD-P	95-19-079	478-168-140	REP-P	95-08-053
68-38-280	AMD-P	95-21-074	468-300-010	AMD-W	95-21-077	478-168-140	REP	95-14-045
68-38-280	AMD	95-24-075	468-300-010	PREP	95-22-044	478-168-150	REP-P	95-08-053
68-38-405	NEW-P	95-21-073	468-300-010	PREP	95-22-076	478-168-150	REP	95-14-045
	NEW	95-24-076	468-300-010	AMD-P	96-02-023	478-168-160	AMD-P	95-08-053
68-38-405	PREP	95-10-001A	468-300-010	AMD-P	96-02-024	478-168-160	AMD	95-14-045
68-38-405 68-51		05 01 010	468-300-700	PREP	95-22-019	478-168-170	AMD-P	95-08-053
68-38-405 68-51 68-66	PREP	95-21-019	400-300-700					
68-38-405 68-51 68-66 68-66-080		95-21-019 95-24-072	468-300-700	AMD-P	96-02-025			
68-38-405 68-51 68-66 68-66-080 68-70-070	PREP AMD-P AMD-P	95-24-072 95-20-045	468-300-700 474-02-010			478-168-170 478-168-180	AMD	95-14-045
68-38-405 68-51 68-66 68-66-080	PREP AMD-P	95-24-072	468-300-700	AMD-P	96-02-025	478-168-170		

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WAC #		WSR #	WAC#		WSR #	WAC#		WSR #
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478-168-200	AMD	95-14-045	479-16-092	REP	95-04-072	479-412-100	NEW	95-04-072
478-168-200	AMD-P	95-08-053	479-16-094	REP	95-04-072	479-412-150	NEW	95-04-072
478-168-270	AMD	95-14-045	479-16-096	REP	95-04-072	479-412-200	NEW	95-04-072
478-168-280	AMD-P	95-08-053	479-16-098	AMD	95-04-072	479-412-250	NEW	95-04-072
478-168-280	AMD	95-14-045	479-20-007	AMD	95-04-072	479-412-300	NEW	95-04-072
478-168-290	AMD-P	95-08-053	479-20-010	AMD	95-04-072	479-412-310	NEW	95-04-072
478-168-290	AMD	95-14-045	479-20-011	AMD	95-04-072	479-416-010	NEW	95-04-072
478-168-294	AMD-P	95-08-053	479-20-013	AMD	95-04-072	479-416-015	NEW	95-04-072
478-168-294	AMD	95-14-045	479-20-013	PREP	95-22-084	479-416-016	NEW	95-04-072
478-168-300	AMD-P	95-08-053	479-20-013	AMD-P	96-01-100	479-416-018	NEW	95-04-072 95-04-072
478-168-300	AMD	95-14-045	479-20-016	AMD	95-04-072	479-416-020	NEW	
478-168-310	AMD-P	95-08-053	479-20-020	AMD	95-04-072	479-416-030	NEW	95-04-072
478-168-310	AMD	95-14-045	479-20-025	AMD	95-04-072	479-416-035	NEW	95-04-072 95-04-072
478-168-320	AMD-P	95-08-053	479-20-027	AMD	95-04-072	479-416-040	NEW NEW	95-04-072
478-168-320	AMD	95-14-045	479-20-031	AMD	95-04-072	479-416-045		95-04-072
478-168-325	NEW-P	95-08-053	479-20-033	REP	95-04-072	479-416-050	NEW NEW	95-04-072
478-168-325	NEW	95-14-045	479-20-036	REP	95-04-072	479-420-010		95-04-072
478-168-330	AMD-P	95-08-053	479-20-037	AMD	95-04-072	479-420-011 479-420-013	NEW NEW	95-04-072
478-168-330	AMD	95-14-045	479-20-075	REP	95-04-072	479-420-013	NEW	95-04-072
478-168-340	AMD-P	95-08-053	479-20-086	AMD	95-04-072	479-420-010	NEW	95-04-072
478-168-340	AMD	95-14-045	479-20-095	AMD	95-04-072	479-420-025	NEW	95-04-072
478-168-345	NEW-P	95-08-053	479-24-030	AMD	95-04-072	479-420-027	NEW	95-04-072
478-168-345	NEW	95-14-045	479-112	AMD	95-04-072	479-420-027	NEW	95-04-072
478-168-350	AMD-P	95-08-053	479-112-001	NEW	95-04-072	479-420-037	NEW	95-04-072
478-168-350	AMD	95-14-045	479-112-003	NEW	95-04-072	479-420-037	NEW	95-04-072
478-168-360	AMD-P	95-08-053	479-112-005	REP	95-04-072 95-04-072	479-420-089	NEW	95-04-072
478-168-360	AMD	95-14-045	479-112-0055	NEW	95-04-072 95-19-091	479-420-095	NEW	95-04-072
478-168-380	AMD-P	95-08-053	479-112-0055	AMD-P	95-22-056	479-510-060	NEW-P	95-19-091
478-168-380	AMD	95-14-045	479-112-0055	AMD	95-22-084	479-510-060	NEW	95-22-056
478-168-390	AMD-P	95-08-053	479-112-0055	PREP AMD-P	96-01-100	479-510-006	NEW-P	95-19-091
478-168-390	AMD	95-14-045	479-112-0055	AMD-P	95-04-072	479-510-076	NEW	95-22-056
479-01-010	AMD	95-04-072	479-112-008	AMD	95-04-072	479-510-080	NEW-P	95-19-091
479-01-010	AMD-P	95-19-091	479-112-009 479-112-017	AMD	95-04-072	479-510-080	NEW	95-22-056
479-01-010	AMD	95-22-056	479-112-017	AMD	95-04-072	479-510-110	NEW-P	95-19-091
479-01-020	AMD	95-04-072	479-113-010	AMD	95-04-072	479-510-110	NEW	95-22-056
479-01-030	AMD	95-04-072	479-113-011	AMD	95-04-072	479-510-120	NEW-P	95-19-091
479-01-040	AMD	95-04-072	479-113-029	AMD	95-04-072	479-510-120	NEW	95-22-056
479-01-050	NEW-P	95-19-091 95-22-056	479-113-031	REP	95-04-072	479-510-210	NEW-P	95-19-091
479-01-050	NEW	95-04-072	479-113-035	AMD	95-04-072	479-510-210	NEW	95-22-056
479-02-030	AMD	95-04-072	479-113-070	NEW	95-04-072	479-510-220	NEW-P	95-19 - 091
479-02-070	· AMD AMD	95-04-072	479-116-010	NEW	95-04-072	479-510-220	NEW	95-22-056
479-02-100	AMD	95-04-072	479-116-016	AMD	95-04-072	479-510-410	NEW-P	95-19 - 091
479-02-110 479-02-120	AMD	95-04-072	479-116-035	AMD	95-04-072	479-510-410	NEW	95-22-056
	AMD	95-04-072	479-116-045	AMD	95-04-072	479-510-420	NEW-P	95-19 - 091
479-02-130 479-12-005	NEW	95-04-072	479-116-070	NEW	95-04-072	479-510-420	NEW	95-22-056
479-12-003	NEW	95-04-072	479-116-080	NEW	95-04-072	479-510-500	NEW-P	95-19-091
479-12-008	AMD-P	95-19-091	479-120-010	NEW	95-04-072	479-510-500	NEW	95-22-056
479-12-008	AMD	95-22-056	479-120-011	NEW	95-04-072	480-09	PREP	95-06-089
479-12-008	PREP	95-22-084	479-120-013	NEW	95-04-072	480-09-300	AMD-P	95-21-103
479-12-008	AMD-P	96-01-100	479-120-016	NEW	95-04-072	480-09-310	AMD-P	95-21-103
479-12-010	AMD	95-04-072	479-120-025	NEW	95-04-072	480-09-330	AMD-P	95-21-103
479-12-020	AMD	95-04-072	479-120-027	NEW	95-04-072	480-09-340	AMD-P	95-21-103
479-13-010	AMD	95-04-072	479-120-031	NEW	95-04-072	480-09-390	NEW-P	95-21-103
479-13-011	NEW	95-04-072	479-120-033	REP	95-04-072	480-09-426	NEW-P	95-21-103 95-21-103
479-13-025	AMD	95-04-072	479-120-037	NEW	95-04-072	480-09-460	AMD-P	95-21-103
479-13-035	AMD	95-04-072	479-120-086	NEW	95-04-072	480-09-465	AMD-P	
479-13-060	REP	95-04-072	479-120-089	NEW	95-04-072	480-09-466	NEW-P	95-21-103
479-13-070	AMD	95-04-072	479-120-095	NEW	95-04-072	480-09-467	NEW-P	95-21-103 95-21-103
479-16-010	AMD	95-04-072	479-216	AMD	95-04-072	480-09-470	AMD-P	95-21-103
479-16-015	AMD	95-04-072	479-216-050	AMD	95-04-072	480-09-480	AMD-P PREP	95-21-103 95-06-088
479-16-016	AMD	95-04-072	479-310-050	AMD	95-04-072	480-09-520	AMD-P	95-21-103
479-16-030	AMD	95-04-072	479-310-200	AMD	95-04-072	480-09-750	NEW-P	95-21-103
479-16-035	AMD	95-04-072	479-312-100	AMD	95-04-072	480-09-751	NEW-F NEW-E	95-10-038
479-16-040	AMD	95-04-072	479-410-010	NEW	95-04-072	480-12-001 480-12-001	NEW-E	95-17-125
479-16-045	AMD	95-04-072	479-410-020	NEW	95-04-072	480-12-001	NEW-F NEW-E	95-17-123
479-16-060	AMD	95-04-072	479-410-100	NEW	95-04-072 95-04-072	480-12-001	NEW-E	95-24-001
479-16-070	REP	95-04-072	479-410-150	NEW	95-04-072 95-04-072	480-12-001	REP-E	95-10-038
479-16-072	REP	95-04-072	479-410-160	NEW	95-04-072 95-04-072	480-12-075	REP-P	95-17-125
479-16-080	AMD	95-04-072	479-410-170	NEW NEW	95-04-072 95-04-072	480-12-075	REP-E	95-18-018
479-16-085	NEW	95-04-072	479-410-180 479-410-200	NEW NEW	95-04-072 95-04-072	480-12-075	REP	95-24-001
479-16-090	REP	95-04-072	479-410-200	NEW	95-04-072	480-12-082	REP-E	95-10-038
479-16-091	REP	95-04-072	1 4/7-412-020		/J-U-1-U/L	50 .2 002	· -	
				[51]				Table

WAC #	· · · · · · · · · · · · · · · · · · ·	WSR #	WAC #		WSR #	WAC #		WSR #
480-12-082	REP-P	95-17-125	480-12-240	REP-E	95-18-018	400 14 050		
480-12-082	REP-E	95-18-018	480-12-240	REP	95-18-018 95-24-001	480-14-070 480-14-080	NEW	95-24-001
480-12-082	REP	95-24-001	480-12-245	REP-E	95-10-038	480-14-080	NEW-E NEW-P	95-10-038 95-17-125
480-12-085	REP-E	95-10-038	480-12-245	REP-P	95-17-125	480-14-080	NEW-E	95-18-018
480-12-085 480-12-085	REP-P REP-E	95-17-125	480-12-245	REP-E	95-18-018	480-14-080	NEW	95-24-001
480-12-085	REP-E REP	95-18-018 95-24-001	480-12-245	REP	95-24-001	480-14-090	NEW-E	95-10-038
480-12-090	REP-E	95-10-038	480-12-253 480-12-253	REP-E REP-P	95-10-038	480-14-090	NEW-P	95-17-125
480-12-090	REP-P	95-17-125	480-12-253	REP-E	95-17-125 95-18-018	480-14-090 480-14-090	NEW-E	95-18-018
480-12-090	REP-E	95-18-018	480-12-253	REP	95-24-001	480-14-100	NEW NEW-E	95-24-001
480-12-090	REP	95-24-001	480-12-260	REP-E	95-10-038	480-14-100	NEW-P	95-10-038 95-17-125
480-12-095 480-12-095	REP-E	95-10-038	480-12-260	REP-P	95-17-125	480-14-100	NEW-E	95-18-018
480-12-095	REP-P REP-E	95-17-125	480-12-260	REP-E	95-18-018	480-14-100	NEW	95-24-001
480-12-095	REP	95-18-018 95-24-001	480-12-260 480-12-305	REP	95-24-001	480-14-110	NEW-E	95-10-038
480-12-105	REP-E	95-10-038	480-12-305	REP-E REP-P	95-10-038 95-17-125	480-14-110	NEW-P	95-17-125
480-12-105	REP-P	95-17-125	480-12-305	REP-E	95-17-125 95-18-018	480-14-110 480-14-110	NEW-E	95-18-018
480-12-105	REP-E	95-18-018	480-12-305	REP	95-24-001	480-14-110	NEW NEW-E	95-24-001
480-12-105	REP	95-24-001	480-12-310	REP-E	95-10-038	480-14-120	NEW-E	95-10-038 95-17-125
480-12-110 480-12-110	REP-E	95-10-038	480-12-310	REP-P	95-17-125	480-14-120	NEW-E	95-18-018
480-12-110	REP-P REP-E	95-17-125	480-12-310	REP-E	95-18-018	480-14-120	NEW	95-24-001
480-12-110	REP-E	95-18-018 95-24-001	480-12-310	REP	95-24-001	480-14-130	NEW-E	95-10-038
480-12-131	REP-E	95-10-038	480-12-321 480-12-321	REP-E	95-10-038	480-14-130	NEW-P	95-17-125
480-12-131	REP-P	95-17-125	480-12-321	REP-P REP-E	95-17-125 95-18-018	480-14-130	NEW-E	95-18-018
480-12-131	REP-E	95-18-018	480-12-321	REP	95-24-001	480-14-130 480-14-140	NEW	95-24-001
480-12-131	REP	95-24-001	480-12-322	REP-E	95-10-038	480-14-140	NEW-E NEW-P	95-10-038
480-12-137	REP-E	95-10-038	480-12-322	REP-P	95-17-125	480-14-140	NEW-P	95-17-125 95-18-018
480-12-137	REP-P	95-17-125	480-12-322	REP-E	95-18-018	480-14-140	NEW	95-24-001
480-12-137 480-12-137	REP-E REP	95-18-018	480-12-322	REP	95-24-001	480-14-150	NEW-E	95-10-038
480-12-140	REP-E	95-24-001 95-10-038	480-12-380	REP-E	95-10-038	480-14-150	NEW-P	95-17-125
480-12-140	REP-P	95-17-125	480-12-380 480-12-380	REP-P REP-E	95-17-125	480-14-150	NEW-E	95-18-018
480-12-140	REP-E	95-18-018	480-12-380	REP-E	95-18-018 95-24-001	480-14-150	NEW	95-24-001
480-12-140	REP	95-24-001	480-12-500	REP-E	95-10-038	480-14-160 480-14-160	NEW-E	95-10-038
480-12-155	REP-E	95-10-038	480-12-500	REP-P	95-17-125	480-14-160	NEW-P NEW-E	95-17-125 95-18-018
480-12-155	REP-P	95-17-125	480-12-500	REP-E	95-18-018	480-14-160	NEW	95-24-001
480-12-155 480-12-155	REP-E REP	95-18-018	480-12-500	REP	95-24-001	480-14-170	NEW-E	95-10-038
480-12-160	REP-E	95-24-001 95-10-038	480-12-510 480-12-510	REP-E	95-10-038	480-14-170	NEW-P	95-17-125
480-12-160	REP-P	95-17-125	480-12-510	REP-P REP-E	95-17-125 95-18-018	480-14-170	NEW-E	95-18-018
480-12-160	REP-E	95-18-018	480-12-510	REP	95-18-018 95-24-001	480-14-170 480-14-180	NEW	95-24-001
480-12-160	REP	95-24-001	480-12-520	REP-E	95-10-038	480-14-180	NEW-E NEW-P	95-10-038 95-17-125
480-12-181	REP-E	95-10-038	480-12-520	REP-P	95-17-125	480-14-180	NEW-E	95-17-123 95-18-018
480-12-181 480-12-181	REP-P REP-E	95-17-125	480-12-520	REP-E	95-18-018	480-14-180	NEW	95-24-001
480-12-181	REP-E REP	95-18-018 95-24-001	480-12-520	REP	95-24-001	480-14-190	NEW-E	95-10-038
480-12-195	REP-E	95-10-038	480-14-010 480-14-010	NEW-E	95-10-038	480-14-190	NEW-P	95-17-125
480-12-195	REP-P	95-17-125	480-14-010	NEW-P NEW-E	95-17-125 95-18-018	480-14-190	NEW-E	95-18-018
480-12-195	REP-E	95-18-018	480-14-010	NEW	95-24-001	480-14-190 480-14-200	NEW	95-24-001
480-12-195	REP	95-24-001	480-14-020	NEW-E	95-10-038	480-14-200	NEW-E NEW-P	95-10-038 95-17-125
480-12-196	REP-E	95-10-038	480-14-020	NEW-P	95-17-125	480-14-200	NEW-E	95-18-018
480-12-196 480-12-196	REP-P REP-E	95-17-125	480-14-020	NEW-E	95-18-018	480-14-200	NEW	95-24-001
180-12-196	REP	95-18-018 95-24-001	480-14-020	NEW	95-24-001	480-14-210	NEW-E	95-10-038
180-12-205	REP-E	95-10-038	480-14-030 480-14-030	NEW-E	95-10-038	480-14-210	NEW-P	95-17-125
180-12-205	REP-P	95-17-125	480-14-030	NEW-P NEW-E	95-17-125 95-18-018	480-14-210	NEW-E	95-18-018
180-12-205	REP-E	95-18-018	480-14-030	NEW-W	95-24-001A	480-14-210 480-14-220	NEW	95-24-001
180-12-205	REP	95-24-001	480-14-040	NEW-E	95-10-038	480-14-220	NEW-E NEW-P	95-10-038
80-12-225	REP-E	95-10-038	480-14-040	NEW-P	95-17-125	480-14-220	NEW-P	95-17-125 95-18-018
180-12-225 180-12-225	REP-P	95-17-125	480-14-040	NEW-E	95-18-018	480-14-220	NEW	95-24-001
80-12-225	REP-E REP	95-18-018 95-24-001	480-14-040	NEW	95-24-001	480-14-230	NEW-E	95-10-038
80-12-230	REP-E	95-10-038	480-14-050 480-14-050	NEW-E	95-10-038	480-14-230	NEW-P	95-17-125
80-12-230	REP-P	95-17-125	480-14-050	NEW-P NEW-E	95-17-125	480-14-230	NEW-E	95-18-018
80-12-230	REP-E	95-18-018	480-14-050	NEW-E NEW	95-18-018 95-24-001	480-14-230 480-14-240	NEW	95-24-001
80-12-230	REP	95-24-001	480-14-060	NEW-E	95-10-038	480-14-240 480-14-240	NEW-E	95-10-038
80-12-233	REP-E	95-10-038	480-14-060	NEW-P	95-17-125	480-14-240	NEW-P NEW-E	95-17-125
80-12-233 80-12-233	REP-P	95-17-125	480-14-060	NEW-E	95-18-018	480-14-240	NEW-E	95-18-018 95-24-001
80-12-233	REP-E REP	95-18-018	480-14-060	NEW	95-24-001	480-14-250	NEW-E	95-10-038
	R C.P	95-24-001	480-14-070	NEW-E	95-10-038	480-14-250		
80-12-233 80-12-240							NEW-P	95-17-125
80-12-233 80-12-240 80-12-240	REP-E REP-P	95-10-038 95-17-125	480-14-070 480-14-070	NEW-P NEW-E	95-17-125 95-18-018	480-14-250 480-14-250 480-14-250	NEW-P NEW-E NEW	95-17-125 95-18-018 95-24-001

	WAC #		WSR #	WAC #		WSR #	WAC#	_	WSR #
-		NEWE	95-10-038	480-50-030	REP-P	95-17-122	480-110-023	AMD-P	95-17-124
	480-14-260	NEW-E NEW-P	95-10-038 95-17-125	480-50-030	REP	95-22-001	480-110-023	AMD	95-21-009
	480-14-260 480-14-260	NEW-P NEW-E	95-18-018	480-50-035	REP-P	95-17-122	480-120-081	AMD	95-05-003
	480-14-260 480-14-260	NEW-E	95-24-001	480-50-035	REP	95-22-001	480-120-141	PREP	95-05-046
	480-14-270	NEW-E	95-10-038	480-50-040	REP-P	95-17-122	480-120-141	AMD-P	95-07-130
	480-14-270	NEW-P	95-17-125	480-50-040	REP	95-22-001	480-120-141	AMD	95-10-039
	480-14-270	NEW-E	95-18-018	480-50-050	REP-P	95-17-122	480-120-530	AMD-P	95-04-111
	480-14-270	NEW-W	95-24-001A	480-50-050	REP	95-22-001	480-120-530	AMD	95-09-002
	480-14-280	NEW-E	95-10-038	480-50-060	REP-P	95-17-122	480-146-010	AMD-P	95-08-068 95-16-009
	480-14-280	NEW-P	95-17-125	480-50-060	REP	95-22-001	480-146-010	AMD AMD-P	95-08-068
	480-14-280	NEW-E	95-18-018	480-50-070	REP-P	95-17-122	480-146-020 480-146-020	AMD-P	95-16-009
	480-14-280	NEW-W	95-24-001A	480-50-070	REP	95-22-001 95-17-122	480-146-030	AMD-P	95-08-068
	480-14-290	NEW-E	95-10-038	480-50-080 480-50-080	REP-P REP	95-22-001	480-146-030	AMD	95-16-009
	480-14-290	NEW-P	95-17-125	480-50-080	REP-P	95-17-122	480-146-050	AMD-P	95-08-068
	480-14-290	NEW-E	95-18-018	480-50-090	REP	95-22-001	480-146-050	AMD	95-16-009
	480-14-290	NEW E	95-24-001 95-10-038	480-50-100	REP-P	95-17-122	480-146-060	AMD-P	95-08-068
	480-14-300	NEW-E NEW-P	95-17-125	480-50-100	REP	95-22-001	480-146-060	AMD	95-16-009
	480-14-300 480-14-300	NEW-F	95-18-018	480-50-110	REP-P	95-17-122	480-146-070	PREP	95-03-094
	480-14-300	NEW-E	95-24-001	480-50-110	REP	95-22-001	480-146-070	AMD-P	95-08-068
	480-14-320	NEW-E	95-10-038	480-50-120	REP-P	95-17-122	480-146-070	AMD	95-16-009
	480-14-320	NEW-P	95-17-125	480-50-120	REP	95-22-001	480-146-080	PREP	95-03-094
	480-14-320	NEW-E	95-18-018	480-50-130	REP-P	95-17-122	480-146-080	AMD-P	95-08-068
	480-14-320	NEW	95-24-001	480-50-130	REP	95-22-001	480-146-080	AMD	95-16-009 95-03-094
	480-14-330	NEW-E	95-10-038	480-50-140	REP-P	95-17-122	480-146-100	PREP REP-P	95-03-094
	480-14-330	NEW-P	95-17-125	480-50-140	REP	95-22-001	480-146-100 480-146-100	REP-P	95-16-009
	480-14-330	NEW-E	95-18-018	480-51-010	NEW-P	95-17-122 95-22-001	480-146-200	PREP	95-03-094
	480-14-330	NEW-W	95-24-001A	480-51-010 480-51-020	NEW NEW-P	95-17-122	480-146-200	AMD-P	95-08-068
	480-14-340	NEW-E	95-10-038	480-51-020	NEW	95-22-001	480-146-200	AMD	95-16-009
	480-14-340	NEW-P NEW-E	95-17-125 95-18-018	480-51-022	NEW-P	95-17-122	480-146-210	PREP	95-03-094
	480-14-340 480-14-340	NEW-E NEW	95-24-001	480-51-022	NEW	95-22-001	480-146-210	AMD-P	95-08-068
	480-14-350	NEW-E	95-10-038	480-51-025	NEW-P	95-17-122	480-146-210	AMD	95-16-009
	480-14-350	NEW-P	95-17-125	480-51-025	NEW	95-22-001	480-146-220	PREP	95-03-094
	480-14-350	NEW-E	95-18-018	480-51-030	NEW-P	95-17-122	480-146-220	AMD-P	95-08-068
	480-14-350	NEW	95-24-001	480-51-030	NEW	95-22-001	480-146-220	AMD	95-16-009
	480-14-360	NEW-E	95-10-038	480-51-040	NEW-P	95-17-122	480-146-230	NEW-P	95-08-068
	480-14-360	NEW-P	95-17-125	480-51-040	NEW	95-22-001	480-146-230	NEW	95-16-009 95-02-072
	480-14-360	NEW-E	95-18-018	480-51-050	NEW-P	95-17-122	484-20-065 484-20-065	AMD-P AMD	95-02-072
	480-14-360	NEW	95-24-001	480-51-050	NEW	95-22-001 95-17-122	484-20-085	AMD	95-03-053
	480-14-370	NEW-E	95-10-038	480-51-060	NEW-P NEW	95-17-122	490-500	AMD	95-04-050
	480-14-370	NEW-P	95-17-125	480-51-060 480-51-070	NEW-P	95-17-122	490-500-005	AMD	95-04-050
	480-14-370	NEW-E	95-18-018 95-24-001	480-51-070	NEW	95-22-001	490-500-010	AMD	95-04-050
	480-14-370	NEW NEW-E	95-10-038	480-51-075	NEW-P	95-17-122	490-500-015	AMD	95-04-050
	480-14-380 480-14-380	NEW-E	95-17-125	480-51-075	NEW	95-22-001	490-500-020	REP	95-04-050
	480-14-380	NEW-E	95-18-018	480-51-077	NEW-P	95-17-122	490-500-022	NEW	95-04-050
	480-14-380	NEW	95-24-001	480-51-077	NEW	95-22-001	490-500-025	AMD	95-04-050
	480-14-390	NEW-E	95-10-038	480-51-080	NEW-P	95-17-122	490-500-030	AMD	95-04-050
	480-14-390	NEW-P	95-17-125	480-51-080	NEW	95-22-001	490-500-050	AMD	95-04-050
	480-14-390	NEW-E	95-18-018	480-51-090	NEW-P	95-17-122	490-500-055	AMD	95-04-050
	480-14-390	NEW	95-24-001	480-51-090	NEW	95-22-001	490-500-060	REP	95-04-050 95-04-050
	480-14-400	NEW-E	95-10-038	480-51-100	NEW-P	95-17-122	490-500-065	NEW AMD	95-04-050
	480-14-400	NEW-P	95-17-125	480-51-100	NEW	95-22-001 95-17-122	490-500-070 490-500-075	REP	95-04-050
	480-14-400	NEW-E	95-18-018	480-51-110	NEW-P	95-17-122 95-22-001	490-500-077	REP	95-04-050
	480-14-400	NEW	95-24-001	480-51-110	NEW NEW-P	95-17-122	490-500-080	AMD	95-04-050
	480-14-410	NEW-E	95-10-038	480-51-120 480-51-120	NEW-F	95-22-001	490-500-085	REP	95-04-050
	480-14-410	NEW-P NEW-E	95-17-125 95-18-018	480-51-120	NEW-P	95-17-122	490-500-090	REP	95-04-050
	480-14-410	NEW-E NEW-W	95-16-016 95-24-001A	480-51-130	NEW	95-22-001	490-500-095	REP	95-04-050
	480-14-410	NEW-W	95-10-038	480-51-140	NEW-P	95-17-122	490-500-100	REP	95-04-050
	480-14-420 480-14-420	NEW-P	95-17-125	480-51-140	NEW	95-22-001	490-500-105	REP	95-04-050
	480-14-420 480-14-420	NEW-E	95-18-018	480-51-150	NEW-P	95-17-122	490-500-110	REP	95-04-050
	480-14-420	NEW	95-24-001	480-51-150	NEW	95-22-001	490-500-120	REP	95-04-050
	480-14-900	NEW-E	95-10-038	480-93-005	AMD-E	95-05-047	490-500-145	REP	95-04-050
	480-14-900	NEW-P	95-17-125	480-93-005	AMD-P	95-08-067	490-500-170	NEW	95-04-050
	480-14-900	NEW-E	95-18-018	480-93-005	AMD	95-13-082	490-500-180	AMD	95-04-050 95-04-050
	480-14-900	NEW	95-24-001	480-93-010	AMD-E	95-05-047	490-500-185	AMD	95-04-050
	480-50	PREP	95-14-025	480-93-010	AMD-P	95-08-067	490-500-190	AMD AMD	95-04-050
	480-50-010	REP-P	95-17-122	480-93-010	AMD	95-13-082	490-500-200	NEW	95-04-050
	480-50-010	REP	95-22-001	480-93-223	NEW-P	95-16-033 95-19-057	490-500-205 490-500-255	REP	95-04-050
	480-50-020	REP-P REP	95-17-122 95-22-001	480-93-223 480-110-023	NEW PREP	95-19-03 <i>1</i> 95-14-135	490-500-257	AMD	95-04-050
	480-50-020								

WAC #		WSR #	WAC #		WSR #	WAC#		WSR #
490-500-260	AMD	95-04-050	504-15-100	AMD	05.06.061			
490-500-270	AMD	95-04-050	504-15-100	AMD-P AMD	95-06-061	504-25-300	NEW	95-07-00
490-500-275	AMD	95-04-050	504-15-210	AMD-P	95-13-003 95-06-061	504-25-305	NEW	95-07-00
490-500-280	REP	95-04-050	504-15-210	AMD-F AMD	95-13-003	504-25-310	NEW	95-07-00
490-500-300	AMD	95-04-050	504-15-250	AMD-P	95-06-061	504-25-315	NEW	95-07-00
490-500-325	AMD	95-04-050	504-15-250	AMD	95-13-003	504-25-320	NEW	95-07-00
490-500-340	REP	95-04-050	504-15-350	AMD-P	95-06-061	504-25-325	NEW	95-07-00
490-500-350	AMD	95-04-050	504-15-350	AMD	95-13-003	504-25-330 504-25-335	NEW	95-07-00
490-500-380	AMD	95-04-050	504-15-450	AMD-P	95-06-061	504-25-340	NEW	95-07-00
490-500-385	AMD	95-04-050	504-15-450	AMD	95-13-003	504-25-350	NEW	95-07-00
490-500-389	AMD	95-04-050	504-15-460	AMD-P	95-06-061	504-25-355	NEW	95-07-00
490-500-390	AMD	95-04-050	504-15-460	AMD	95-13-003	504-25-360	NEW	95-07-00
490-500-395	REP	95-04-050	504-15-470	AMD-P	95-06-061	504-25-365	NEW	95-07-00
490-500-400	REP	95-04-050	504-15-470	AMD	95-13-003	504-25-365	NEW	95-07-00
490-500-405	REP	95-04-050	504-15-540	AMD-P	95-06-061	504-25-375	NEW	95-07-001
490-500-410	REP	95-04-050	504-15-540	AMD	95-13-003	504-28-010	NEW	95-07-001
490-500-415	REP	95-04-050	504-15-560	AMD-P	95-06-061	504-28-020	AMD	95-07-046
490-500-417	REP	95-04-050	504-15-560	AMD	95-13-003	504-28-030	AMD	95-07-046
490-500-418	AMD	95-04-050	504-15-580	AMD-P	95-06-061	504-28-050	AMD	95-07-046
490-500-420	AMD	95-04-050	504-15-580	AMD	95-13-003	504-28-060	AMD	95-07-046
490-500-425	REP	95-04-050	504-15-600	AMD-P	95-06-061	504-28-060	REP	95-07-046
490-500-430	AMD	95-04-050	504-15-600	AMD-1	95-13-003	504-34-140	NEW AMD B	95-07-047
490-500-435	AMD	95-04-050	504-15-650	AMD-P	95-06-061	504-40-010	AMD-P	95-04-028
490-500-437	NEW	95-04-050	504-15-650	AMD	95-13-003	504-40-020	AMD	95-13-004
490-500-440	REP	95-04-050	504-15-750	AMD-P	95-06-061	504-40-020	AMD-P	95-04-028
490-500-445	AMD	95-04-050	504-15-750	AMD	95-13-003	504-40-030	AMD	95-13-004
490-500-450	AMD	95-04-050	504-15-810	AMD-P	95-06-061	504-40-030	AMD-P	95-04-028
490-500-455	AMD	95-04-050	504-15-810	AMD	95-13-003	504-40-040	AMD REP-P	95-13-004
490-500-460	NEW	95-04-050	504-15-830	AMD-P	95-06-061	504-40-040	REP-P	95-04-028
490-500-465	NEW	95-04-050	504-15-830	AMD	95-13-003	504-40-045	NEW-P	95-13-004
490-500-470	NEW	95-04-050	504-15-860	AMD-P	95-06-061	504-40-045	NEW-P	95-04-028
190-500-475	NEW	95-04-050	504-15-860	AMD	95-13-003	504-40-050	REP-P	95-13-004
190-500-477	NEW	95-04-050	504-15-930	NEW-P	95-06-061	504-40-050	REP	95-04-028
490-500-480	NEW	95-04-050	504-15-930	NEW	95-13-003	504-40-055	NEW-P	95-13-004 95-04-028
490-500-485	NEW	95-04-050	504-18-110	AMD	95-07-042	504-40-055	NEW	95-13-004
190-500-500	AMD	95-04-050	504-18-120	AMD	95-07-042	504-40-060	AMD-P	95-04-028
190-500-505	AMD	95-04-050	504-18-140	AMD	95-07-042	504-40-060	AMD	95-13-004
190-500-510	AMD	95-04-050	504-18-150	AMD	95-07-042	516-12-400	AMD-P	95-05-073
190-500-520	AMD	95-04-050	504-18-170	AMD	95-07-042	516-12-400	AMD	95-09-047
190-500-525	AMD	95-04-050	504-21-030	AMD	95-07-043	516-12-470	AMD-P	95-05-073
190-500-530	AMD	95-04-050	504-21-040	AMD	95-07-043	516-12-470	AMD	95-09-047
190-500-540	REP	95-04-050	504-21-050	AMD	95-07-043	516-22	PREP	95-17-056
190-500-542	NEW	95-04-050	504-21-070	AMD	95-07-043	516-22-005	REP-P	95-21-035
90-500-545	AMD	95-04-050	504-21-080	AMD	95-07-043	516-22-010	REP-P	95-21-035
90-500-550	REP	95-04-050	504-21-090	AMD	95-07-043	516-22-015	REP-P	95-21-035
90-500-555	NEW	95-04-050	504-24	AMD	95-07-044	516-22-020	REP-P	95-21-035
90-500-560	AMD	95-04-050	504-24-015	REP	95-07-044	516-22-025	REP-P	95-21-035
90-500-570	REP	95-04-050	504-24-020	REP-P	95-06-062	516-22-030	REP-P	95-21-035
90-500-580	NEW	95-04-050	504-24-020	REP-W	95-19-038	516-22-035	REP-P	95-21-035
90-500-590	AMD	95-04-050	504-24-030	AMD	95-07-044	516-22-040	REP-P	95-21-035
90-500-600	AMD	95-04-050	504-24-035	NEW	95-07-044	516-22-100	REP-P	95-21-035
90-500-605	AMD	95-04-050	504-24-040	NEW	95-07-044	516-22-120	REP-P	95-21-035
90-500-610	PREP	95-08-047	504-25-005	AMD	95-07-001	516-22-124	REP-P	95-21-035
90-500-610	REP-P	95-08-054	504-25-010	AMD	95-07-045	516-22-130	REP-P	95-21-035
90-500-610 90-500-615	REP	95-11-047	504-25-015	AMD	95-07-001	516-22-134	REP-P	95-21-035
90-300-613 90-500-620	AMD	95-04-050	504-25-020	AMD	95-07-045	516-22-138	REP-P	95-21-035
	AMD	95-04-050	504-25-025	AMD	95-07-045	516-22-142	REP-P	95-21-035
90-500-622 90-500-625	NEW	95-04-050	504-25-035	AMD	95-07-045	516-22-146	REP-P	95-21-035
	AMD	95-04-050	504-25-050	AMD	95-07-045	516-22-150	REP-P	95-21-035
90-500-627	NEW	95-04-050	504-25-055	AMD	95-07-045	516-22-210	REP-P	95-21-035
90-500-630	NEW	95-04-050	504-25-060	AMD	95-07-045	516-23	PREP	95-17-056
90-500-635	NEW	95-04-050	504-25-080	AMD	95-07-045	516-23-005	NEW-P	95-21-035
95D-104-010	AMD-P	95-14-125	504-25-100	AMD	95-07-045	516-23-010	NEW-P	95-21-035
95D-104-010	AMD-S	95-20-019	504-25-120	AMD	95-07-045	516-23-015	NEW-P	95-21-035
95D-104-010	AMD	95-23-043	504-25-138	NEW	95-07-045	516-23-020	NEW-P	95-21-035
95D-135-020	AMD-E	95-14-008	504-25-210	AMD	95-07-045	516-23-025	NEW-P	95-21-035
95D-135-020	AMD-P	95-14-126	504-25-215	AMD	95-07-045	516-23-030	NEW-P	95-21-035
95D-135-020 95D-135-040	AMD	95-17-052	504-25-220	AMD	95-07-045	516-23-035	NEW-P	95-21-035
	AMD-E	95-14-008	504-25-225	AMD	95-07-045	516-23-040	NEW-P	95-21-035
	AMD-P	95-14-126	504-25-230	AMD	95-07-045	516-23-045	NEW-P	95-21-035
95D-135-040		0 = 4 = 5 =						
95D-135-040 95D-135-040	AMD	95-17-052	504-25-235	AMD	95-07-045	516-23-050		95-21-035 95-21-035
95D-135-040		95-17-052 95-06-061 95-13-003	504-25-235 504-25-240 504-25-245	AMD AMD AMD	95-07-045 95-07-045	516-23-050 516-23-055	NEW-P NEW-P	95-21-035 95-21-035

WAC#		WSR #	WAC #	WSR #	WAC#	WSR #
16-23-065	NEW-P	95-21-035				
16-23-070	NEW-P	95-21-035			<u>}</u>	
16-23-075	NEW-P	95-21-035	1		Ì	
16-23-080	NEW-P	95-21-035				
16-23-085	NEW-P	95-21-035			1	
16-23-090	NEW-P	95-21-035				
16-23-095	NEW-P	95-21-035				
16-23-100	NEW-P	95-21-035			<u> </u>	
16-23-105	NEW-P	95-21-035				
16-23-110	NEW-P	95-21-035				
16-23-115	NEW-P	95-21-035	1			
16-23-120	NEW-P	95-21-035				
16-23-125	NEW-P	95-21-035				
16-23-130	NEW-P	95-21-035				
16-23-135	NEW-P	95-21-035 95-21-035				
316-23-140	NEW-P	95-21-035 95-21-035	1			
516-23-145	NEW-P	95-21-055 95-17-059				
516-26 516-27	PREP PREP	95-17-057 95-17-057				
516-37 516-37	AMD-P	95-21-031				
516-37	AMD-C	96-01-098				
16-37-001	AMD-P	95-21-031	1		1	
16-37-001	AMD-C	96-01-098				
16-37-005	AMD-P	95-21-031		•	1	
16-37-005	AMD-C	96-01-098	1			
16-37-010	AMD-P	95-21-031			ł	
16-37-010	AMD-C	96-01-098			- {	
16-37-020	AMD-P	95-21-031				
16-37-020	AMD-C	96-01-098			1	
16-37-030	AMD-P	95-21-031			İ	
16-37-030	AMD-C	96-01-098			1	
16-37-100	REP-P	95-21-031				
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KEY TO TABLE

This table covers the current calendar year through this issue of the Register and should be used to locate rules amended, adopted, or repealed subsequent to the publication date of the latest WAC or Supplement.

Symbols:

AMD = Amendment of existing section

A/R = Amending and recodifying a section

DECOD = Decodification of an existing section NEW = New section not previously codified

OBJEC = Notice of objection by Joint Administrative

Rules Review Committee

PREP = Preproposal comments

RE-AD = Readoption of existing section

RECOD = Recodification of previously codified

section

REP = Repeal of existing section

RESCIND = Rescind previous emergency rule

REVIEW = Review of previously adopted rule

Suffixes:

-P = Proposed action

-C = Continuance of previous proposal

-E = Emergency action

-S = Supplemental notice

-W = Withdrawal of proposed action

No suffix means permanent action

WAC # shows the section number under which an agency rule is or will be codified in the Washington Administrative Code.

WSR # shows the issue of the Washington State Register where the document may be found; the last three digits identify the document within the issue.

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